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

May 2, 2018 (Date of Report - Date of Earliest Event Reported)



FIRSTCASH, INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation)

001-10960

(Commission File Number)

<u>75-2237318</u>

(IRS Employer Identification No.)

1600 West 7th Street, Fort Worth, Texas 76102

(Address of principal executive offices, including zip code)

(817) 335-1100

(Registrant's telephone number, including area code)

NONE

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following 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))

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 o

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. o

Item 7.01 Regulation FD Disclosure.

FirstCash, Inc. has made available on its corporate website (ir.firstcash.com) its most recent investor presentation. This presentation is included herein as Exhibit 99 1

The information provided in this Item 7.01 shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section, nor shall such information be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, except as shall be expressly set forth by the specific reference in such filing.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits:

99.1 FirstCash, Inc. Investor Presentation

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 thereunto duly authorized.

Dated: May 2, 2018 FIRSTCASH, INC. (Registrant)

/s/ R. DOUGLAS ORR

R. Douglas Orr Executive Vice President and Chief Financial Officer (As Principal Financial and Accounting Officer)

EXHIBIT 99.1



CORPUS CHRISTI, TEXAS

INVESTOR RELATIONS PRESENTATIONMay 2018

FirstCash*

FORWARD LOOKING STATEMENTS

"This presentation contains forward-looking statements about the business, financial condition and prospects of FirstCash, Inc. and its wholly owned subsidiaries (together, the "Company"). Forward-looking statements, as that term is defined in the Private Securities Litigation Reform Act of 1995, can be identified by the use of forward-looking terminology such as "believes," "projects," "expects," "may," "estimates," "should," "plans," "targets," "intends," "could," "would," "anticipates," "potential," "confident," "optimistic," or the negative thereof, or other variations thereon, or comparable terminology, or by discussions of strategy, objectives, estimates, guidance, expectations and future plans. Forward-looking statements can also be identified by the fact these statements do not relate strictly to historical or current matters. Rather, forward-looking statements relate to anticipated or expected events, activities, trends or results. Because forward-looking statements relate to matters that have not yet occurred, these statements are inherently subject to risks and uncertainties.

These forward-looking statements are made to provide the public with management's current assessment of the Company's business. Although the Company believes the expectations reflected in forward-looking statements are reasonable, there can be no assurances such expectations will prove to be accurate. Security holders are cautioned such forward-looking statements involve risks and uncertainties. Certain factors may cause results to differ materially from those anticipated by the forward-looking statements made in this presentation. Such factors may include, without limitation, the risks, uncertainties and regulatory developments discussed and described in (i) the Company's 2017 annual report on Form 10-K filed with the Securities and Exchange Commission (the "SEC") on February 20, 2018, including the risks described in Part 1, Item 1A, "Risk Factors" thereof, and (ii) other reports filed with the SEC, including the Company's First Quarter 2018 report on Form 10-Q. Many of these risks and uncertainties are beyond the ability of the Company to control, nor can the Company predict, in many cases, all of the risks and uncertainties that could cause its actual results to differ materially from those indicated by the forward-looking statements. The forward-looking statements contained in this presentation speak only as of the date of this presentation, and the Company expressly disclaims any obligation or undertaking to report any updates or revisions to any such statement to reflect any change in the Company's expectations or any change in events, conditions or circumstances on which any such statement is based, except as required by law."



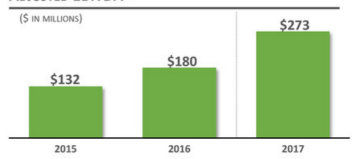
OVERVIEW

- Leading pawn operator with over 2,200 store locations in 25 U.S. states and Latin America, including Mexico, Guatemala, El Salvador and Colombia.
- · Retailer of pre-owned consumer products including:
 - Consumer electronics & appliances
 - Jewelry, diamonds & watches
 - Power tools, musical instruments & sporting goods
- · Source of small, short-term pawn loans
 - Fully collateralized
 - No collections / credit reporting
- · Attractive industry dynamics
 - Steady demand across economic cycles recession resistant
 - Customer base is underserved most lenders don't offer loans of \$150 or less
 - Stable regulatory environment

REVENUE



ADJUSTED EBITDA(1)



¹ See "Non-GAAP Financial Information" and "Reconciliation of Net Income to EBITDA and Adjusted EBITDA in the Appendix. <u>Source</u>: Company filings.

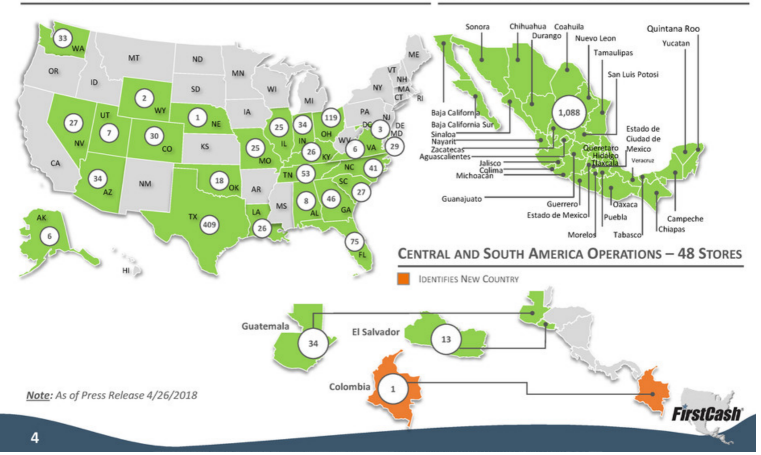


LARGEST PAWN OPERATOR IN THE AMERICAS

OVER 2,200 STORES IN FIVE COUNTRIES

U.S. OPERATIONS - 1,110 STORES IN 25 STATES

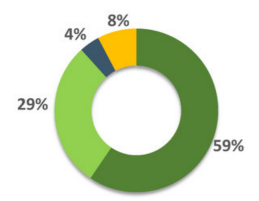
MEXICO OPERATIONS - 1,088 STORES IN 32 STATES



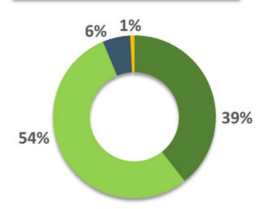
PAWN-FOCUSED PRODUCT MIX

TRAILING TWELVE MONTHS (TTM)

TOTAL REVENUE \$1.8 BILLION



NET REVENUE \$0.9 BILLION



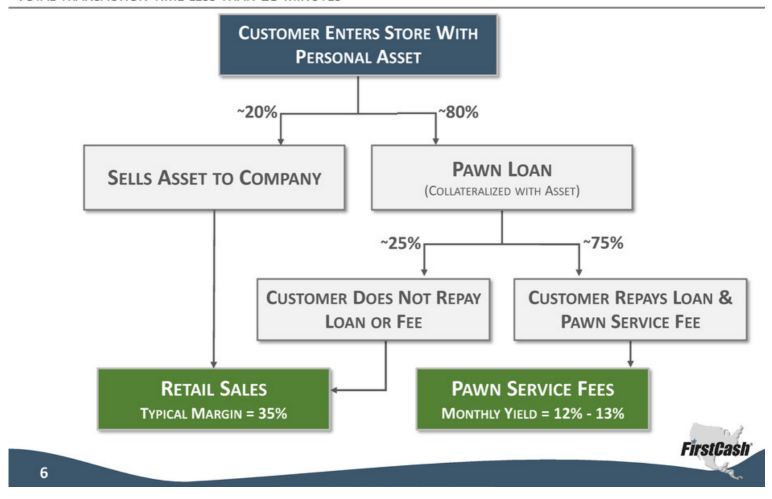
Pawn Store Retail Sales	Pawn Fees	SCRAP JEWELRY SALES	CONSUMER LOAN/ SERVICE FEES			
Co	CONSOLIDATED GROSS MARGIN BY PRODUCT TYPE					
35%	100%	5%	73%			

Note: As of 3/31/2018



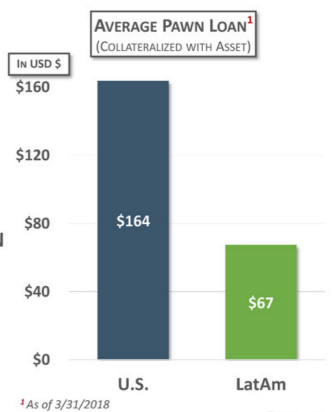
TYPICAL PAWN TRANSACTION CYCLE

TOTAL TRANSACTION TIME LESS THAN 15 MINUTES



LIMITED CREDIT RISK FOR PAWN LENDING

- PAWN LOANS ARE SMALL AND AFFORDABLE WITH A SHORT DURATION
 - 30 to 60 days
- APPROXIMATELY 75% OR MORE OF PAWN LOANS ARE REPAID
- ALL LOANS FULLY COLLATERALIZED WITH PERSONAL PROPERTY HELD BY THE PAWN STORE
 - RAPID LIQUIDATION THROUGH ON-SITE PAWN RETAIL OPERATIONS
 - TYPICAL RETAIL MARGIN OF 35% TO 40% ON FORFEITED COLLATERAL



FirstCasi

ANNUALIZED TTM ADMIN AND D&A EXPENSES



Note: Excludes merger related expenses





AGUASCALIENTES, MEXICO



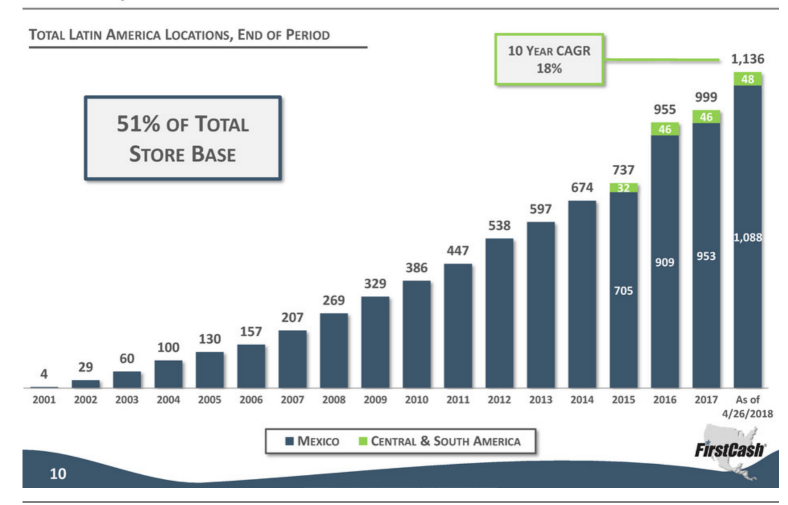
TIJUANA, MEXICO

LATIN AMERICA OVERVIEW

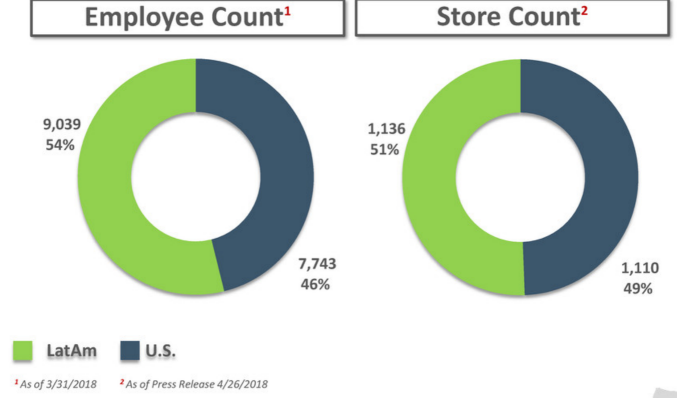
MEXICO, GUATEMALA, EL SALVADOR AND COLOMBIA



OVER 1,100 LATIN AMERICA LOCATIONS



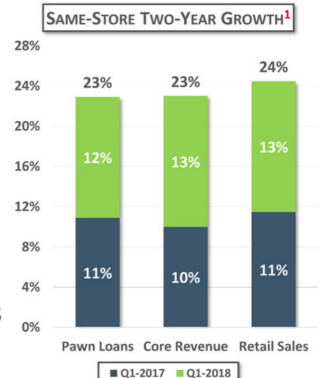
OVER 50% OF STORES AND EMPLOYEES LOCATED IN LATIN AMERICA





LATAM OPERATING TRENDS: Q1-2018

- STRONG REVENUE GROWTH IN THE FIRST QUARTER
 - UP 25% ON A USD \$ TRANSLATED BASIS
 - UP 16% ON A CONSTANT CURRENCY BASIS
- RESULTS DRIVEN BY STRONG SAME-STORE SALES RESULTS AND CONTRIBUTIONS FROM NEW STORES
- 19% GROWTH IN TOTAL PAWN LOANS OUTSTANDING ON A CONSTANT CURRENCY BASIS

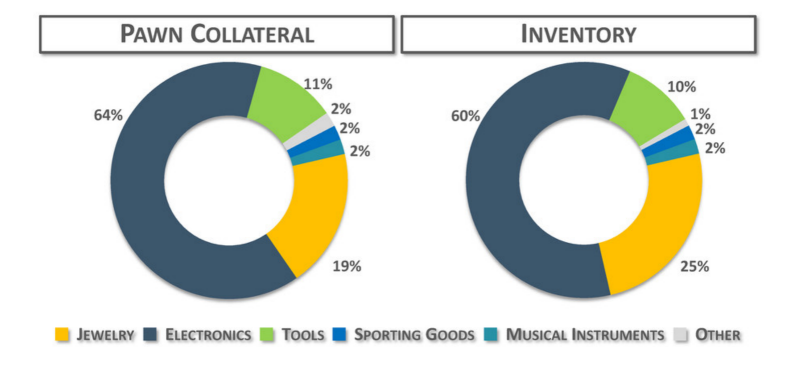


¹ Growth rates calculated on a constant currency basis, a non-GAAP measure defined in the 4/26/2018 press release and reconciled to the most comparable GAAP measures in the financial statements of the same release.



LATAM PAWN AND INVENTORY COMPOSITION

LATAM OPERATIONS SEGMENT



Note: As of 3/31/2018



PRENDAMEX ACQUISITION

- Acquired 126 stores in March 2018
- POSITIONED IN URBAN MARKETS ACROSS
 8 STATES IN CENTRAL AND SOUTHERN
 MEXICO
- SMALLER-FORMAT LOCATIONS FOCUSED
 PRIMARILY ON JEWELRY LENDING
- Many similarities to the successful Maxi Prenda acquisition in Mexico in Early 2016
- SIGNIFICANT LONG-TERM GROWTH POTENTIAL



CUAUTITLAN, MEXICO



LATAM GROWTH STRATEGY

LATIN AMERICA CONTINUES TO BE THE PRIMARY STORE GROWTH VEHICLE - SIGNIFICANT UNTAPPED POTENTIAL IN THE REGION

LATIN AMERICA
GROWTH STRATEGY

- SUBSTANTIAL INFRASTRUCTURE AND CASH FLOWS TO ACCOMPLISH NEW ACQUISITIONS AND DE NOVO EXPANSION
- SIGNIFICANT RUNWAY FOR CONTINUED STORE OPENINGS AND STRATEGIC ACQUISITIONS IN MEXICO & GUATEMALA
- FIRST STORE IN COLOMBIA OPENED Q1-2018. COLOMBIA IS A SIGNIFICANT MARKET WITH A POPULATION OF ALMOST 50 MILLION
- New store in Guatemala opened Q1-2018 and is the first large format "First Cash" branded location
- LOOK STRATEGICALLY FOR ADDITIONAL EXPANSION AND ACQUISITION OPPORTUNITIES IN OTHER LATIN AMERICAN MARKETS SUCH AS PERU





NEW STORE OPENINGS

- 11 LARGE FORMAT DE NOVO LOCATIONS OPENED IN LATAM Q1-2018
 - 9 IN MEXICO AND SINGLE STORES IN GUATEMALA AND COLOMBIA
- STRONG PIPELINE OF ADDITIONAL DE NOVO LOCATIONS WHICH ARE EXPECTED TO OPEN IN 2018



BOGOTA, COLOMBIA - OPENED Q1-2018



AMATITLAN, GUATEMALA - OPENED Q1-2018

- THE COLOMBIAN STORE OPENING MARKS
 THE FIRST LOCATION IN SOUTH AMERICA
- THE DE NOVO GUATEMALA OPENING IS THE COMPANY'S FIRST LARGE FORMAT
 FIRST CASH BRANDED STORE IN THE COUNTRY

PROVEN NEW STORE OPENING PROCESS

- OPENED FIRST STORES IN MEXICO IN 1999
- EXPERIENCED REAL ESTATE DEVELOPMENT TEAM
- PROVEN SITE SELECTION STRATEGY
- STANDARDIZED STORE LAYOUTS, FIXTURES AND EQUIPMENT
- STATE OF THE ART SECURITY TECHNOLOGY
- CONSISTENT PROCESS ENSURES THE NEW STORES ARE DELIVERED ON TIME AND WITHIN BUDGET

UNDEVELOPED SITE



SAME SITE AFTER REDEVELOPMENT



MONTERREY, MEXICO



PROVEN RAPID PAYBACK MODEL

MEXICO NEW STORE INVESTMENT AND PROFITABILITY RAMP

(\$ IN USD)

New Store Investment (USD \$) \$160,000 Cap Ex - Leasehold improvements & fixtures - Computer & security equipment Start-up Losses \$25,000 - Pre-opening - First six months of operation **Total Store Investment** \$185,000 Working Capital (USD \$) First Year for New Store \$90,000 - Operating cash - Loan funding Inventory

Typical Mexico New Store Ramp Op Margin (4%)24% 26% 17% 22% \$500 \$200 \$400 \$160 Revenue USD\$ (Thousands) \$300 \$120 \$200 \$80 \$100 \$40 \$0 Year 1 Year 2 Year 3 Year 4 Year 5

• • • • CUMULATIVE BREAK-EVEN POINT = APPROXIMATELY 3 YEARS

Revenue

Store-level Profit



¹ Store-Level Operating Profit Before Administrative Expense & Taxes; Data is Based on NSO From 2005-2017



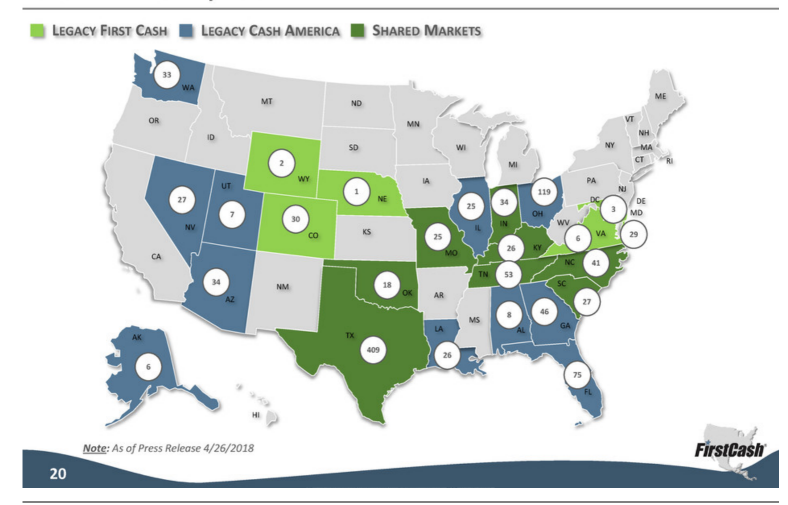


UNITED STATES OVERVIEW

LOCATIONS IN 25 STATES

FirstCash°

U.S. - Over 1,100 LOCATIONS IN 25 STATES



U.S. OPERATING TRENDS: Q1-2018

- LEGACY FIRST CASH STORES CONTINUE TO SEE SOLID SAME-STORE INCREASES:
 - SAME-STORE PAWN LOANS UP 6%
 - SAME-STORE PAWN FEE REVENUE UP 4%
- LEGACY CASH AMERICA POSTED SOLID
 SEQUENTIAL IMPROVEMENTS:
 - PAWN LOANS EXPECTED TO COMP POSITIVE
 IN Q3-2018
 - RAPIDLY IMPROVING RETAIL MARGINS
 - IMPROVED INVENTORY METRICS



¹ Aged inventory defined as inventory aged 361+ days



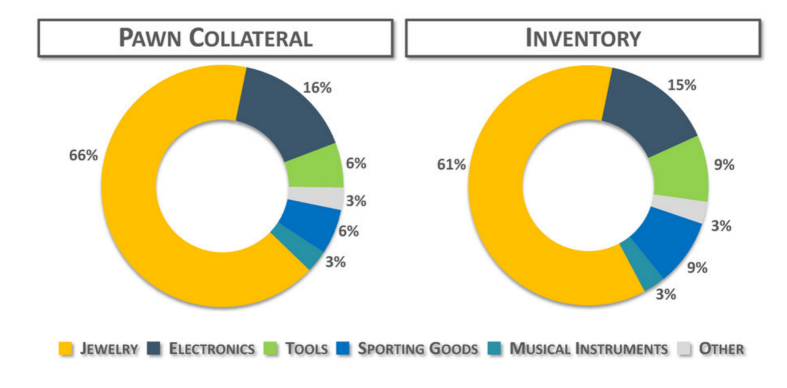
CASH AMERICA MERGER SYNERGIES DRIVE ADDITIONAL ACCRETION

	ESTIMATED AMOUNTS AT TIME OF MERGER	ACHIEVED AS OF DECEMBER 2017	EXPECTED OPPORTUNITIES IN 2018
ANNUAL OPERATING COST SYNERGIES	~\$45 MILLION PRIMARILY FROM TECHNOLOGY, FINANCE AND OTHER ADMINISTRATIVE SYNERGIES ACHIEVED BY MID 2018 MINIMAL STORE CLOSINGS	• \$43 MILLION IN 2017	• ~\$75 MILLION OR MORE OF RUN RATE SYNERGIES EXPECTED
ANNUAL DEPRECIATION AND AMORTIZATION SAVINGS	~\$17 - \$20 MILLION PRIMARILY FROM TECHNOLOGY PLATFORM SYNERGIES	• \$19 MILLION IN 2017	TO BE ACHIEVED BY END OF 2018
TRANSACTION AND INTEGRATION COSTS	■ UP TO ~\$28 MILLION	Approximately \$24 million	LESS THAN \$2 MILLION IN 2018



U.S. PAWN AND INVENTORY COMPOSITION

U.S. OPERATIONS SEGMENT



Note: As of 3/31/18



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U.S. EARNINGS GROWTH STRATEGY

CONTINUE SCOUTING ACQUISITIONS IN EXISTING STATES

- ORGANIC DEMAND AS UNBANKED AND UNDERBANKED DEMOGRAPHICS CONTINUE TO GROW
- CONTINUED OPPORTUNITIES FOR SMALLER "TUCK-IN" ACQUISITIONS
 - 12 SHOP ACQUISITION IN TN/GA (US MONEY Q1-2018)
 - 4 SINGLE STORE ACQUISITIONS TO DATE IN 2018

DRIVE FURTHER MERGER SYNERGIES & MARGIN IMPROVEMENT

- Additional synergies expected in 2018
- INCREASED RETAIL MARGINS, ESPECIALLY IN LEGACY CASH AMERICA LOCATIONS
- EXPECTING PAWN LOAN GROWTH IN SECOND HALF OF 2018 AND BEYOND

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STABLE REGULATORY CLIMATE FOR PAWN

- PAWN LOANS ARE DIFFERENT FROM TRADITIONAL CONSUMER LOAN PRODUCTS
 AND NOT SUBJECT TO THE CFPB SMALL DOLLAR LOAN RULES BECAUSE THEY:
 - ARE NON-RECOURSE LOANS
 - HAVE SIGNIFICANTLY SMALLER AVERAGE LOAN SIZES
 - DO NOT INVOLVE CREDIT CHECKS, COLLECTION ACTIVITIES, ACH TRANSACTIONS OR NEGATIVE CREDIT REPORTING
- REGULATIONS ARE PRIMARILY AT THE STATE LEVEL IN THE U.S. AND THE FEDERAL LEVEL IN LATIN AMERICA
 - No significant negative regulatory changes in the last 25 years
 - STATES WITH A POSITIVE RATE CHANGE INCLUDE:
 - **Оню** (119 Stores): Enacted March 28, 2017
 - Washington (33 Stores): Enacted July 24, 2015
 - ARIZONA (34 STORES): ENACTED JULY 24, 2014
 - Nevada (27 Stores): Enacted October 1, 2011

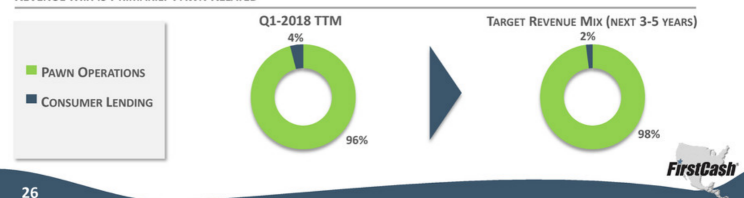
Note: As of 3-31-18



LIMITED EXPOSURE TO CFPB RULES FOR PAYDAY LENDING

- IN OCTOBER 2017, THE CFPB RELEASED ITS SMALL-DOLLAR LOAN RULE (THE "SDL RULE"), WHICH IS
 SCHEDULED TO TAKE EFFECT IN JULY 2019. IF THE SDL RULE TAKES EFFECT, IT WILL IMPACT SHORT-TERM
 SMALL DOLLAR LOAN PRODUCTS SUCH AS PAYDAY LOANS, AUTO TITLE LOANS AND CERTAIN INSTALLMENT
 LOANS. IMPORTANTLY, THE SDL RULE DOES NOT APPLY TO NON-RECOURSE PAWN LOANS.
 - THE PROPOSED RULES INCLUDE, AMONG OTHER THINGS:
 - ADDITIONAL UNDERWRITING REQUIREMENTS
 - COOLING-OFF PERIODS BETWEEN CERTAIN LOANS
 - LIMITATIONS TO PREVENT THE SUSTAINED USE OF CERTAIN LOANS SUCH AS CAPPING THE NUMBER OF ROLLOVERS
 - RESTRICTIONS ON COLLECTION PRACTICES
- TRADITIONAL PAWN LOANS ARE EXCLUDED FROM THE SCOPE OF THE NEW CFPB RULES

REVENUE MIX IS PRIMARILY PAWN RELATED





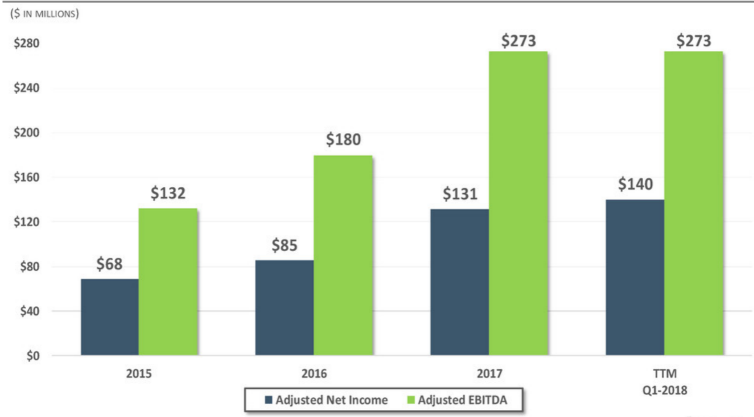
PUEBLA, MEXICO



FINANCIAL HIGHLIGHTS



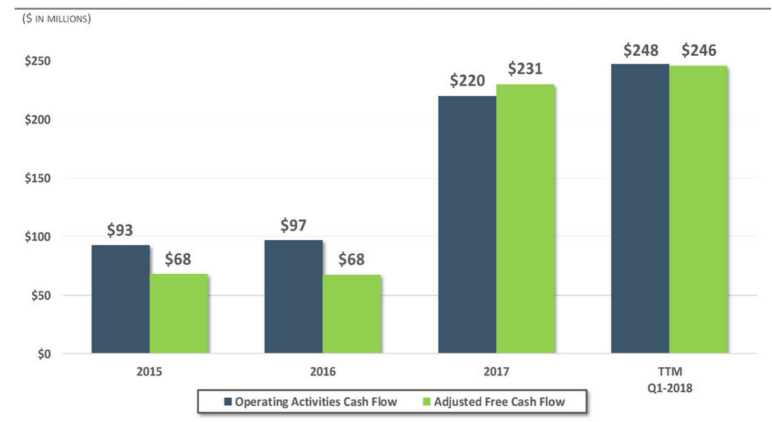
ADJUSTED NET INCOME AND ADJUSTED EBITDA



Note: Adjusted Net Income and Adjusted Net EBITDA are non-GAAP numbers. See appendix for reconciliation to Net Income.



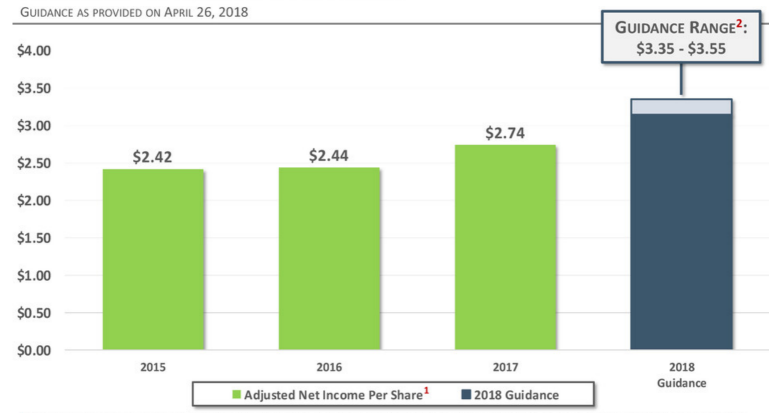
OPERATING CASH FLOW AND ADJUSTED FREE CASH FLOW



Note: Adjusted Free Cash Flow is a non-GAAP number. See appendix for reconciliation to Adjusted Free Cash Flow from Operating Activities.



ADJUSTED EARNINGS PER SHARE



¹ Adjusted earnings measures may exclude the impact of the Tax Act, merger and acquisition related expenses and the loss on extinguishment of debt from the senior notes refinancing, which are further described in the detailed reconciliations of adjusted earnings provided elsewhere in this presentation

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² Given the difficulty in predicting the amount and timing of future ongoing Merger expenses, the Company cannot reasonably provide a full reconciliation of adjusted guidance to GAAP guidance

FIRSTCASH FISCAL 2018 OUTLOOK

•Increased fiscal full-year 2018 guidance for adjusted diluted earnings per share to be in the range of \$3.35 to \$3.551

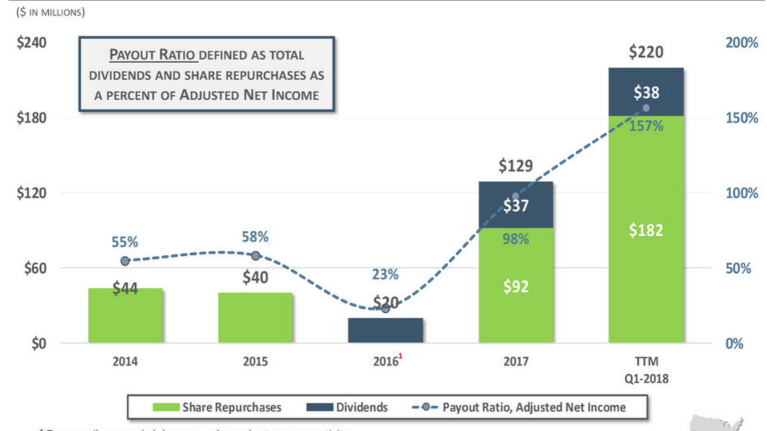
- REPRESENTS ADJUSTED EARNINGS PER SHARE GROWTH TO BE IN A RANGE OF 22% TO 30%

•KEY ASSUMPTIONS:

- EXPECTATION TO ADD APPROXIMATELY 200 LOCATIONS IN 2018, (INCLUDES THE 126 SMALLER-FORMAT PRENDAMEX STORES AND 30 LARGE FORMAT STORES OPENED/ACQUIRED THUS FAR IN 2018 AND 40-50 ADDITIONAL LARGE FORMAT LOCATIONS OVER THE REMAINDER OF THE YEAR)
- ESTIMATED EXCHANGE RATE OF APPROXIMATELY 20.0 MEXICAN PESOS / U.S. DOLLAR REFLECTS CONTINUED
 POTENTIAL CURRENCY VOLATILITY, RELATED PRIMARILY TO ONGOING TRADE AND IMMIGRATION DISCUSSIONS
 BETWEEN THE U.S. AND MEXICO
- EXPECTED EFFECTIVE INCOME TAX RATE FOR FISCAL 2018 OF APPROXIMATELY 26% TO 27%
- ANTICIPATED EARNINGS DRAG OF APPROXIMATELY \$0.15 TO \$0.17 PER SHARE DUE TO EXPECTED STRATEGIC REDUCTIONS IN CONSUMER LENDING OPERATIONS
- ESTIMATED EARNINGS DRAG IN 2018 FOR MERGER RELATED EXPENSES OF \$0.02 TO \$0.04 PER SHARE, NET OF TAX

¹ The guidance, announced on 4/26/2018, for fiscal 2018 is presented on a non-GAAP basis, as it does not include the impact of Merger expenses. Given the difficulty in predicting the amount and timing of future ongoing Merger expenses, the Company cannot reasonably provide a full reconciliation of adjusted guidance to GAAP guidance.

DIVIDENDS, SHARE REPURCHASES AND PAYOUT RATIO



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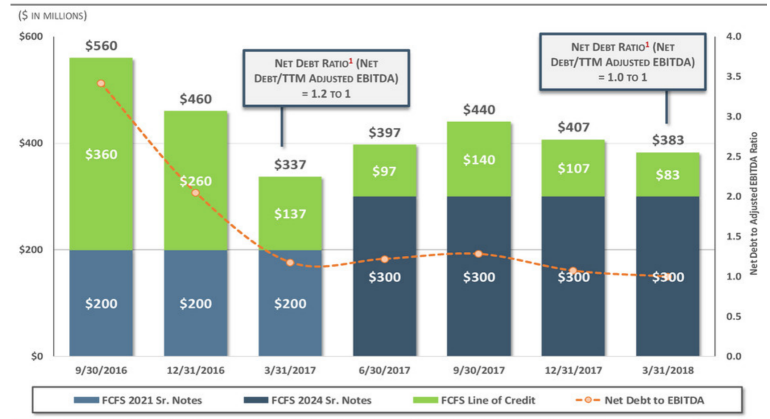
¹ Temporarily suspended share repurchases due to merger activity.



DIVIDENDS PER SHARE CONTINUE TO GROW



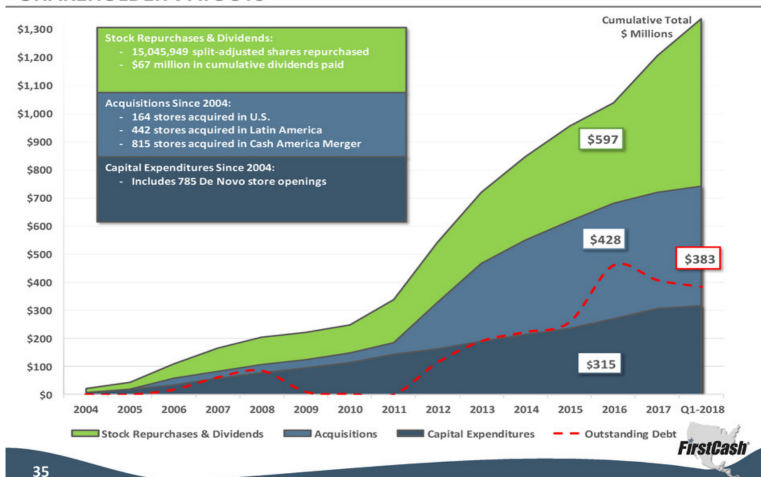
LEVERAGE PROFILE - POST MERGER



Adjusted EBITDA, which is a component used in the calculation of the Net Debt Ratio, is a non-GAAP number. See Company's 4/26/2018 press release for a calculation of the Net Debt Ratio.

FirstCash

OVER \$1.3 BILLION IN CUMULATIVE INVESTMENTS & SHAREHOLDER PAYOUTS



FIRSTCASH® INVESTMENT RECAP

PAWN-FOCUSED BUSINESS MODEL

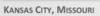
- FOCUSED ON SMALL SECURED LOANS TO UNDERBANKED CONSUMERS WITH LIMITED ACCESS TO TRADITIONAL CREDIT PRODUCTS
- FOCUS ON LARGE FORMAT, FULL-SERVICE MODEL IS A SIGNIFICANT COMPETITIVE ADVANTAGE
- STRONG MARGINS & CASH FLOWS ALLOW FOR DIVIDEND AND SHARE BUYBACKS

PROVEN MULTI-COUNTRY GROWTH STRATEGY

- Long runway for growth in Latin America where competition is limited
- STRONG BALANCE SHEET TO FUND FUTURE GROWTH, ACQUISITIONS,
 SHARE BUYBACKS AND PAY DIVIDENDS







APPENDIX

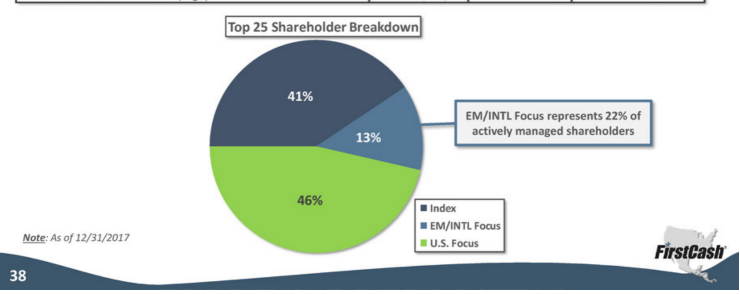


SANTA TECLA, EL SALVADOR



TOP 10 SHAREHOLDERS AND SHAREHOLDERS BREAKDOWN

Institution Name	Shares (FCFS)	% S/O (FCFS)	Dominant Style
BlackRock Fund Advisors	5,529,870	11.9%	Index
The Vanguard Group, Inc.	4,251,298	9.1%	Index •
Fiduciary Management, Inc.	2,256,092	4.8%	Value
Dimensional Fund Advisors, L.P. (U.S.)	2,079,463	4.5%	Index
William Blair & Company, LLC (Investment Management)	1,947,129	4.2%	Aggressive Growth
Genesis Investment Management, LLP	1,767,217	3.8%	GARP
Wellington Management Company, LLP	1,549,210	3.3%	Value
GIC Asset Management Pte., LTD	1,516,164	3.3%	Value
EARNEST Partners, LLC	1,382,044	3.0%	Value
State Street Global Advisors (SSgA)	1,215,435	2.6%	Index



Non-GAAP FINANCIAL INFORMATION

The Company uses certain financial calculations such as adjusted net income, adjusted net income per share, EBITDA, adjusted EBITDA, free cash flow, adjusted free cash flow and constant currency results (as defined or explained below) as factors in the measurement and evaluation of the Company's operating performance and period-over-period growth. The Company derives these financial calculations on the basis of methodologies other than generally accepted accounting principles ("GAAP"), primarily by excluding from a comparable GAAP measure certain items the Company does not consider to be representative of its actual operating performance. These financial calculations are "non-GAAP financial measures" as defined in SEC rules. The Company uses these non-GAAP financial measures in operating its business because management believes they are less susceptible to variances in actual operating performance that can result from the excluded items, other infrequent charges and currency fluctuations. The Company presents these financial measures to investors because management believes they are useful to investors in evaluating the primary factors that drive the Company's operating performance and because management believes they provide greater transparency into the Company's results of operations. However, items that are excluded and other adjustments and assumptions that are made in calculating adjusted net income, adjusted net income per share, EBITDA, adjusted EBITDA, free cash flow, adjusted free cash flow and constant currency results are significant components in understanding and assessing the Company's financial performance. These non-GAAP financial measures should be evaluated in conjunction with, and are not a substitute for, the Company's GAAP financial measures. Further, because these non-GAAP financial measures are not determined in accordance with GAAP and are thus susceptible to varying calculations, adjusted net income, adjusted net income per share, EBITDA, adjusted EBITDA, free cash flow, adjusted free cash flow and constant currency results, as presented, may not be comparable to other similarly titled measures of other companies.

The Company has adjusted the applicable financial measures to exclude, among other expenses and benefits, Merger related expense because it generally would not incur such costs and expenses as part of its continuing operations. The Merger related expenses are predominantly incremental costs directly associated with the Merger and integration of Cash America, including professional fees, legal expenses, severance and retention payments, accelerated vesting of certain equity compensation awards, contract breakage costs and costs related to consolidation of technology systems and corporate facilities.

RECONCILIATION OF NET INCOME TO ADJUSTED NET INCOME

(\$ IN THOUSANDS, EXCEPT PER SHARE AMOUNT	s)							533
			YEAR ENDED DE	CEMBER 31,			TTM ENDED	√ARCH 31,
	2015		2016		2017		2018	
	In Thousands	PER SHARE	In Thousands	PER SHARE	In Thousands	PER SHARE	In Thousands	PER SHARE
NET INCOME	\$60,710	\$2.14	\$60,127	\$1.72	\$143,892	\$3.00	\$152,882	\$3.22
ADJUSTMENTS, NET OF TAX:								
MERGER AND OTHER ACQUISITION EXPENSES:								
Transaction	-	-	14,399	0.41	-		-	
SEVERANCE AND RETENTION	-	-	9,594	0.27	2,456	0.05	2,144	0.04
OTHER	1,989	0.07	2,030	0.06	3,254	0.07	3,342	0.07
TOTAL MERGER AND OTHER ACQUISITION EXPENSES	1,989	0.07	26,023	0.74	5,710	0.12	5,486	0.11
NET TAX BENEFIT FROM TAX ACT	-		-	-	(27,269)	(0.57)	(27,269)	(0.57
LOSS ON EXTINGUISHMENT OF DEBT	-	-	-	-	8,892	0.19	8,892	0.19
NET GAIN ON SALE OF COMMON STOCK OF ENOVA			(818)	(0.02)	-		-	
RESTRUCTURING EXPENSES RELATED TO U.S. CONSUMER LOAN OPERATIONS	5,784	0.21						
ADJUSTED NET INCOME	\$68,483	\$2.42	\$85,332	\$2.44	\$131,225	\$2.74	\$139,991	\$2.95



RECONCILIATION OF NET INCOME TO EBITDA AND ADJUSTED EBITDA

IN THOUSANDS)	YEAR EN	NDED DECEMBER 31,		TTM ENDED MARCH 31,
	<u>2015</u> ¹	2016	<u>2017</u>	2018
NET INCOME	\$60,710	\$60,127	\$143,892	\$152,882
INCOME TAXES	26,971	33,320	28,420	22,967
DEPRECIATION AND AMORTIZATION	17,446	31,865	55,233	52,273
INTEREST EXPENSE	16,887	20,320	24,035	24,120
INTEREST INCOME	(1,566)	(751)	(1,597)	(2,251)
EBITDA	120,448	144,881	249,983	249,991
ADJUSTMENTS:				
MERGER AND OTHER ACQUISITION EXPENSES	2,875	36,670	9,062	8,654
LOSS ON EXTINGUISHMENT OF DEBT	-	-	14,114	14,114
RESTRUCTURING EXPENSES RELATED TO U.S. CONSUMER LOAN OPS	8,878	-	-	, -
NET GAIN ON SALE OF COMMON STOCK OF ENOVA	-	(1,299)	-	
ADJUSTED EBITDA	\$132,201	\$180,252	\$273,159	\$272,759

¹ For fiscal year 2015, excludes \$493 of depreciation and amortization, which is included in the restructuring expenses related to U.S. consumer loan operations



RECONCILIATION OF CASH FLOW FROM OPERATING ACTIVITIES TO FREE CASH FLOW & ADJUSTED FREE CASH FLOW

(\$ IN THOUSANDS)

	YE	TTM ENDED MARCH 31,		
	<u>2015</u>	<u>2016</u>	2017	<u>2018</u>
CASH FLOW FROM OPERATING ACTIVITIES	\$92,749	\$96,854	\$220,357	\$247,808
CASH FLOW FROM INVESTING ACTIVITIES:				
LOAN RECEIVABLES, NET OF CASH REPAYMENTS	(3,716)	(16,072)	40,735	29,766
PURCHASES OF PROPERTY AND EQUIPMENT	(21,073)	(33,863)	(37,135)	(37,896)
FREE CASH FLOW	67,960	46,919	223,957	239,678
MERGER RELATED EXPENSES PAID, NET OF TAX	-	20,939	6,659	6,425
ADJUSTED FREE CASH FLOW	\$67,960	\$67,858	\$230,616	\$246,103



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