EXHIBIT 99.2





NASDAQ: GFN

Investor Presentation Through First Quarter Ended September 30, 2015

Safe Harbor Statement

Statements in this presentation that are not historical facts are forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Such forward-looking statements involve risks and uncertainties that could cause actual outcomes and results to differ materially from those described in forward-looking statements. We believe that the expectations represented by our forward looking statements are reasonable, yet there can be no assurance that such expectations will prove to be correct. Furthermore, unless otherwise stated, the forward looking statements contained herein are made as of the date of the presentation, and we do not undertake any obligation to update publicly or to revise any of the included forward-looking statements, whether as a result of new information, future events or otherwise unless required by applicable law. The forward-looking statements contained herein are expressly qualified by this cautionary statement. Readers are cautioned that these forward-looking statements involve certain risks and uncertainties, including those described in our filings with the Securities and Exchange Commission (the "SEC").

This presentation references financial measures that are not in accordance with U.S. generally accepted accounting principles ("GAAP"), that our management uses in order to assist analysts and investors in evaluating our financial results. These financial measures not in accordance with GAAP ("Non-GAAP Financial Measures") are defined in the Appendix. In each case, the most directly comparable GAAP financial measure, if available, is presented, and a reconciliation of the Non-GAAP Financial Measure and GAAP financial measure is provided.



General Finance at a Glance

- Leading provider of specialty rental solutions in the portable (or mobile) storage, liquid containment and modular space industries (portable services)
- Broad and expanding geographic presence with 74 branch locations across North America and Asia-Pacific
- 100% ownership of Pac-Van and Lone Star Tank Rental in North America
- Over 50% ownership of Royal Wolf in the Asia-Pacific region
- 90% ownership of Southern Frac, a domestic manufacturer of portable liquid storage tanks
- TTM (9/30/15) consolidated revenues of \$287.2million; consolidated adjusted EBITDA of \$72.6 million*













*Adjusted EBITDA is a Non-GAAP financial measure. Please see reconciliation of adjusted EBITDA in the Appendix.

Our Specialty Rental Services Fleet Categories



Investment Highlights





Experienced Senior and Field Level Management Team

- Dedicated senior executive management team with an average of over 20 years of industry experience
- Regional management personnel have specific product expertise and an average of over 15 years of industry experience

Name	Title	Prior Experience	Industry Experience (Years)
Ronald Valenta	President, CEO	 Founder, Mobile Services Group, Inc. Founding Director, National Portable Storage Association Arthur Andersen & Co. 	27
Charles Barrantes	EVP, CFO	- VP and CFO, Royce Medical Company - CFO, Earl Scheib, Inc. - Arthur Andersen & Co.	38
Jody Miller	EVP, CEO of GFN North America Leasing Corporation	- EVP and COO, Mobile Mini - SVP, Mobile Services Group - SVP, RSC Holdings, Inc.	26
Christopher Wilson	General Counsel, VP & Secretary	- General Counsel and Assistant Secretary, Mobile Services Group, Inc. - Associate, Paul Hastings LLP	14
Jeffrey Kluckman	EVP, Business Development	- VP of Mergers and Acquisitions, Mobile Mini - Mobile Services Group - RSC Equipment Rental	16
Robert Allan	CEO of Royal Wolf	- Group General Manager, IPS Logistics Pty Ltd. - Regional Director, Triton Container International	34
Theodore Mourouzis	President, COO of Pac-Van	- Controller for a 3M joint venture - Management consultant, Deloitte & Touche - President of a picture framing distributor and CFO of its holding company	19
General Fil			

Leadership Position in North America with Extensive Branch Network

- Top 5 recognized provider on national, regional and local level
- 43 branches in the United States presence in 35 of top 50 MSAs
- 2 branches in Western Canada
- Total lease fleet of 32,517 units
- TTM (9/30/15) revenue of \$158.3 million
- TTM (9/30/15) adjusted EBITDA of \$42.3 million*

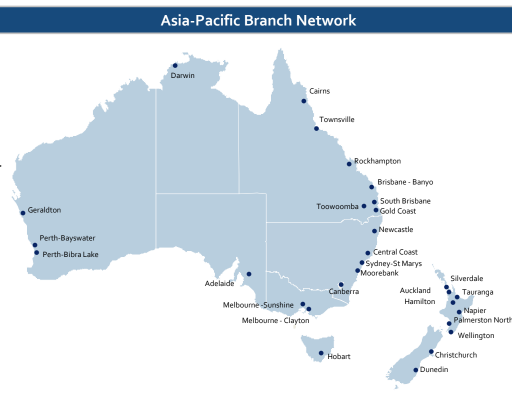




Note: Branch figures as of September 30, 2015. *Adjusted EBITDA is a Non-GAAP financial measure. Please see reconciliation of adjusted EBITDA in the Appendix.

#1 Market Share Leader in Asia-Pacific

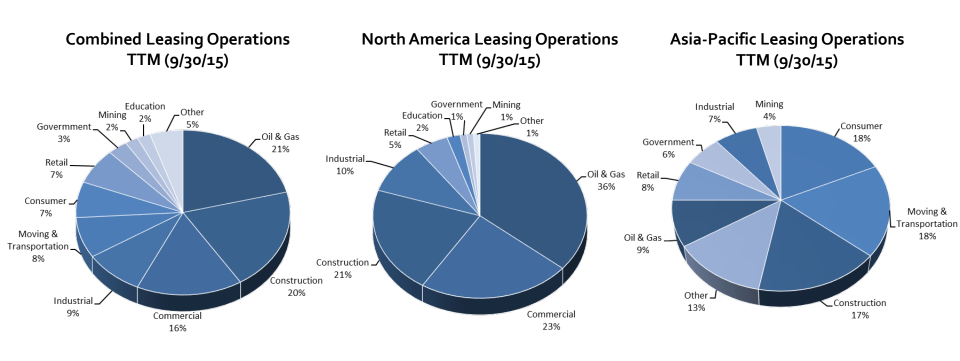
- Leadership position with 35% market share ⁽¹⁾ in Australia and New Zealand
- Only container leasing and sales company with a nationally integrated infrastructure and workforce
- Largest branch network of any storage container company in Australia and New Zealand
 - 20 branches in Australia
 - 9 branches in New Zealand
 - Represents all major metropolitan areas
- Total lease fleet of 41,484 units
- TTM (9/30/15) revenue of \$114.7 million
- TTM (9/30/15) adjusted EBITDA of \$34.8 million ⁽²⁾





- (1) Management estimate.
- (2) Adjusted EBITDA is a Non-GAAP financial measure. Please see reconciliation of adjusted EBITDA in the Appendix

Diversified Customer Base

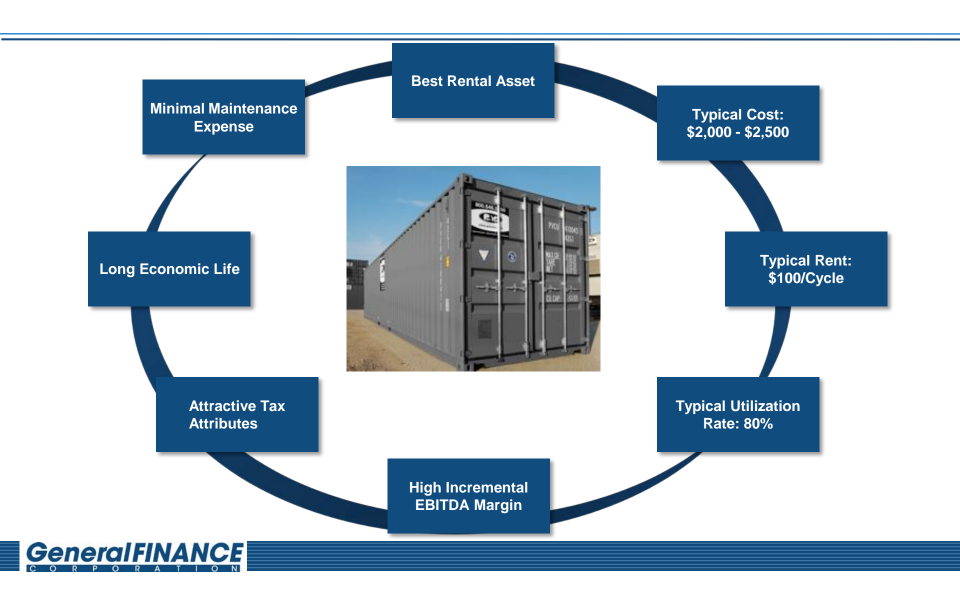


- Over 35,000 customers in over 20 industries
- No customer accounted for more than 4% of FY2015 revenue

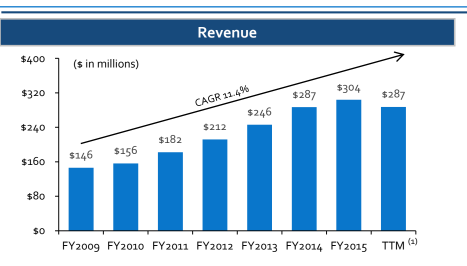


Note: TTM (9/30/15) revenue breakdown for North America, Asia-Pacific and Combined Leasing Operations.

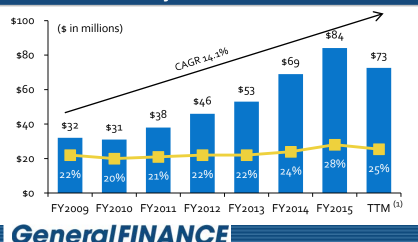
Compelling Unit Economics



Historical Financial Summary



Adjusted EBITDA⁽²⁾

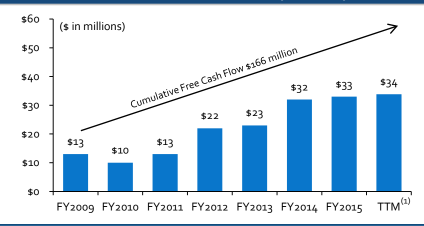


(1) Represents 12 months ended 9/30/15. CAGR growth covers the period from FY2009 through 1QFY2016.

(2) Adjusted EBITDA and Free Cash Flow are Non-GAAP financial measures. Please see reconciliations in the Appendix.

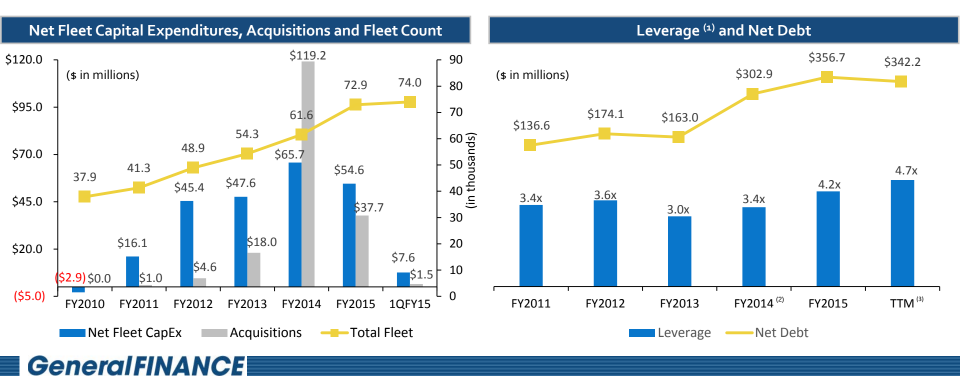


Free Cash Flow Before Net Fleet Activity and Acquisitions⁽²⁾



Disciplined Balance Sheet Management and Capital Allocation

- Proven track record of organic and acquisition growth while maintaining modest leverage
- Fleet capital investment is discretionary and has been a significant component of our total investment spending
- Minimal maintenance capital expenditure requirements creates ability to generate significant free cash flow during a
 potential economic downturn



Represents total debt, less cash, divided by TTM Adjusted EBITDA.
 Pro Forma to include Lone Star Tank Rental, acquired in April 2014

(3) Represents 12 months ended 9/30/15.

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Capital Structure as of 9/30/15

	Corporate	Asia-Pacific Leasing Operations	North America Leasing and Manufacturing Operations
Consolidated cash	• \$8.7 million		
Debt	 \$72.0 million 8.125% Senior Notes \$15.0 million Term Loan¹ 	 \$84.9 million outstanding on \$134.0 million (A\$175.0 million) Senior Credit Facility² 	 \$168.4 million outstanding on \$232.0 million Senior Credit Facility \$10.6 million – other³
Common equity	• 26.0 million shares outstanding	 100.4 million shares outstanding 51% of shares owned by General Finance 	 North America leasing operations, 100% owned by General Finance North America manufacturing operation, 90% owned by General Finance
Cumulative preferred stock	• \$40.1 million		

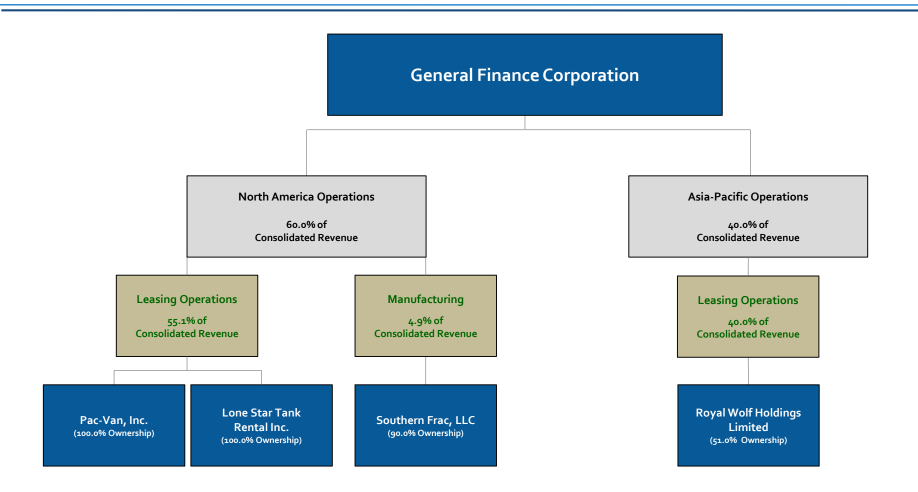
¹\$5.0 principal prepayment was made in October 2015, bringing outstanding balance to \$10.0 million. ²Asia-Pacific Leasing Operations amounts are translated into U.S. Dollars based on \$0.6978 AUD/USD as of 9/30/15. ³Other debt includes \$5.6 million of General Indemnity and Non-Compete Notes, as a result of the Lone Star acquisition.



Appendix



General Finance Organizational Structure ^{(1) (2)}



GeneralFINANCE

(1) Summary organization chart is illustrative and does not reflect the legal operating structure of General Finance.

(2) Reflects consolidated revenues for the TTM ended 9/30/15.

Reconciliation of non-GAAP Measures

Adjusted EBITDA is a non-U.S. GAAP measure. We calculate adjusted EBITDA to eliminate the impact of certain items we do not consider to be indicative of the performance of our ongoing operations. In addition, in evaluating adjusted EBITDA, you should be aware that in the future, we may incur expenses similar to the adjustments in the presentation of adjusted EBITDA. Our presentation of adjusted EBITDA should not be construed as an inference that our future results will be unaffected by unusual or non-recurring items. We present adjusted EBITDA because we consider it to be an important supplemental measure of our performance and because we believe it is frequently used by securities analysts, investors and other interested parties in the evaluation of companies in our industry, many of which present EBITDA and a form of adjusted EBITDA when reporting their results. Adjusted EBITDA has limitations as an analytical tool, and should not be considered in isolation, or as a substitute for analysis of our results as reported under U.S. GAAP. We compensate for these limitations by relying primarily on our U.S. GAAP results and using adjusted EBITDA only supplementally. The following tables show our adjusted EBITDA and the reconciliation from net income on a consolidated basis and from operating income for our operating units and the reconciliation of free cash flow on a consolidated basis from our statement of cash flows.



Reconciliation of Consolidated Adjusted EBITDA

(in thousands)		Three Months Ended Year Ended June 30, September 30,							TTM September 30,	
	2009	2010	2011	2012	2013	2014*	2015	2014	2015	2015
let income (loss)	(\$6,745)	(\$8,956)	(\$8,858)	\$8,742	\$11,413	\$15,149	\$13,045	\$6,401	(\$535)	\$6,109
Add (Deduct)						0. 10	0, 10			
Provision (benefit) for income taxes	(4,374)	(1,261)	2,958	5,360	8,195	11,620	8,697	4,267	(356)	4,07
Foreign currency exchange loss										
(gain) and other	9,312	(1,948)	(4,125)	(443)	(1,028)	1,372	273	(512)	(108)	67
Interest expense	16,161	15,974	20,293	12,743	10,969	11,952	21,096	5,326	5,015	20,78
Interest income	(296)	(234)	(487)	(157)	(58)	(52)	(68)	(14)	(17)	(7:
Depreciation and amortization	17,045	19,619	19,165	18,924	22,241	27,127	38,571	9,495	9,286	38,36
Impairment of goodwill Share-based compensation	902	7,633	5,858							-
expense Shares of RWH capital stock issued at IPO to Royal Wolf board of directors and executive		629	693	901	1,316	1,938	2,174	524	626	2,27
management			369							-
Provision for shares of RWH capital stock purchased and awarded to Royal Wolf senior management team			802							
Loyalty, past performance and successful IPO bonus to Royal Wolf executive and senior										
management team			1,311							-
Expenses of postponed public equity offering							365			36
djusted EBITDA	\$32,005	\$31,456	\$37,979	\$46,070	\$53,048	\$69,106	\$84,153	\$25,487	\$13,911	\$72,57

* FY 2014 includes approximately \$7.0 million of adjusted EBITDA from Lone Star Tank Rental Inc., which was acquired on April 7, 2014.

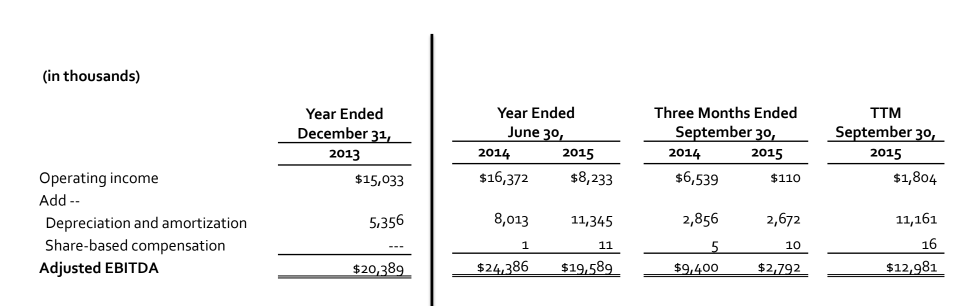
Reconciliation of Operating Unit Adjusted EBITDA - Pac-Van

(in thousands)

		Year Ended June 30,					Three Months Ended September 30,		TTM _September 30,	
	2010	2011	2012	2013	2014	2015	2014	2015	2015	
Operating income (loss) Add	(\$1,496)	(\$1,535)	\$5,881	\$8,403	\$13,323	\$18,425	\$5,040	\$3,676	\$17,061	
Depreciation and amortization	6,440	6,023	5,789	6,154	7,928	11,306	2,448	3,064	11,922	
Impairment of goodwill Share-based compensation	7,633	5,858								
expense	165	94	197	259	312	303	78	102	327	
Adjusted EBITDA	\$12,742	\$10 , 440	\$11,867	\$14,816	\$21,563	\$30,034	\$7,566	\$6,842	\$29,310	



Reconciliation of Operating Unit Adjusted EBITDA - Lone Star Tank Rental





Reconciliation of Operating Unit Adjusted EBITDA - Royal Wolf

(in thousands)							Three Mon		ттм	ттм
			Year Ende	d June 30,		Septem	ber 30, 📃	September 30,	September 30,	
	2010	2011	2012	2013	2014	2015	2014	2015	2015	2015
Operating income Add	A\$9,014	A\$14,336	A\$23,185	A\$26,397	A\$29,977	A\$25,672	A\$5,403	A\$3,709	A\$23,978	US\$19,079
Depreciation and Amortization Share-based compensation	14,925	13,262	12,704	14,997	17,190	18,604	4,372	4,774	19,006	14,944
expense	126	143	297	567	932	1,037	216	181	1,002	793
Shares of RWH capital stock issued at IPO to Royal Wolf board of directors and executive management		345								
Provision for shares of RWH capital stock purchased and awarded to Royal Wolf senior management team		750								
Loyalty, past performance and successful IPO bonus to Royal Wolf executive and senior management team		1,225								
- Adjusted EBITDA	A\$24,065	A\$30,061	A\$36,186	A\$41,961	A\$48,099	\$A45,313	A\$9,991	A\$8,664	A\$43,986	US\$34,816



Reconciliation of Consolidated Free Cash Flow

(\$ in millions)	FY 09	FY 10	FY 11	FY 12	FY 13	FY 14	FY15	TTM (9/30/15)
Cash From Operations	\$20.3	\$16.7	\$18.5	\$15.2	\$34.9	\$51.5	\$38.2	\$40.3
Changes in Fleet Inventory	(3.9)	(4.4)	(1.6)	10.4	(4.8)	(12.4)	3.2	1.2
Adjusted Cash From Operations	\$16.4	\$12.3	\$16.9	\$25.6	\$30.1	\$39.1	\$41.4	\$41.5
Cash From Investing	(\$35.8)	\$0.7	(\$20.7)	(\$53.2)	(\$69.7)	(\$163.6)	(\$107.4)	(\$85.9)
Add-back Business and Real Estate Acquisitions	21.0	-	0.9	4.6	14.6	90.7	44.4	41.9
Add-back Net Fleet Purchases	11.3	(2.9)	16.1	45.4	47.6	65.7	54.6	36.5
Adjusted Cash From Investing	(\$3.5)	(\$2.2)	(\$3.7)	(\$3.2)	(\$7.5)	(\$7.2)	(\$8.4)	(\$7.5)
Free Cash Flow Prior to Net Fleet Activity and Acquisitions ⁽¹⁾	\$12.9	\$10.1	\$13.2	\$22.4	\$22.6	\$31.9	\$33.0	\$34.0



(1) Prior to dividends paid on preferred stock.



General FINANCE

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