

LIBERTY GLOBAL PLC

INVESTOR CALL Q3 2022

November 2, 2022















"SAFE HARBOR"

Forward-Looking Statements + Disclaimer

This presentation contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, including statements with respect to our strategies, future growth prospects and opportunities; expectations regarding our and our businesses' financial performance, including revenue, Rebased Revenue, EBITDA, Adjusted EBITDA, Adjusted Free Cash Flow and Distributable Cash Flow, as well as the 2022 financial guidance provided by us and our operating companies and joint ventures; expectations of price increases and cost mitigation for our products or services and the benefits to be received therefrom; anticipated shareholder distributions from our joint ventures; expectations with respect to the integration and synergy plans at our operating companies and joint ventures, such as the phasing out of our UPC brand in Switzerland, including the expected timing, costs and anticipated benefits thereof; any recapitalization of our consolidated and non-consolidated subsidiaries; the proposed new greenfield fiber project in the U.K. and the expected timing, costs, anticipated benefits thereof; Virgin Media Ireland's whole deal with Vodafone and its network agreement with Siro, as well as the anticipated timing, costs and anticipated benefits thereof; expectations regarding network and product plans, including rebranding activities at our subsidiaries and any anticipated 5G rollout programs or upgrades; the anticipated progress of Project Lightning in the U.K., the full fiber overlay in the U.K. and Ireland and making 1Gbps internet available to all VodafoneZiggo subscribers increasing our investments in infrastructure through capital expenditures, as well as the expected timing, cost and anticipated benefits of each such endeavor; our Ventures strategy and anticipated opportunities; our share buyback program, including our commitment to repurchase 10% of our outstanding shares in each of 2022 and 2023; the strength of our and our affiliates' respective balance sheets (including cash and liquidity position), tenor of our third-party debt, anticipated borrowing capacity; and other information and statements that are not historical fact. These forward-looking statements involve certain risks and uncertainties that could cause actual results to differ materially from those expressed or implied by these statements. These risks and uncertainties include events that are outside of our control, such as the continued use by subscribers and potential subscribers of our and our affiliates' services and their willingness to upgrade to our more advanced offerings; our and our affiliates' ability to meet challenges from competition, to manage rapid technological change or to maintain or increase rates to subscribers or to pass through increased costs to subscribers; the potential continued impact of the COVID-19 pandemic on us, our businesses, and our customers; the effects of changes in laws or regulation; the effects of the U.K.'s exit from the E.U.; general economic factors; our and our affiliates' ability to obtain regulatory approval and satisfy regulatory conditions associated with acquisitions and dispositions; our and affiliates' ability to successfully acquire and integrate new businesses and realize anticipated efficiencies from acquired businesses; the availability of attractive programming for our and our affiliates' video services and the costs associated with such programming; our and our affiliates' ability to achieve forecasted financial and operating targets; the outcome of any pending or threatened litigation; the ability of our operating companies, joint ventures and affiliates to access the cash of their respective subsidiaries; the impact of our operating companies', joint ventures' and affiliates' future financial performance, or market conditions generally, on the availability, terms and deployment of capital; fluctuations in currency exchange and interest rates; the ability of suppliers, vendors and contractors to timely deliver quality products, equipment, software, services and access; our and our affiliates' ability to adequately forecast and plan future network requirements including the costs and benefits associated with network expansions; and other factors detailed from time to time in our filings with the Securities and Exchange Commission, including our most recently filed Form 10-K, Form 10-K/A and Forms 10-Q. These forward-looking statements speak only as of the date of this release. We expressly disclaim any obligation or undertaking to disseminate any updates or revisions to any forward-looking statement contained herein to reflect any change in our expectations with regard thereto or any change in events, conditions or circumstances on which any such statement is based.

Presentation of Continuing & Discontinuing Operations:

On September 22, 2021, we entered into a sale and purchase agreement, pursuant to which we agreed to sell 100% of our operations in Poland (UPC Poland) to a third party. Our operations in Poland are referred to herein as "Discontinued Operations" and have been accounted for as discontinued operations in our September 30, 2022 Form 10-Q.



Q3 2022 KEY HIGHLIGHTS

- Resilient, subscription-based business performing well despite challenging macro conditions
- Acceleration in EBITDA growth at VMO2, VZ and TNET through synergies, strong cost control and price adjustments
- Investment in fixed network upgrades and 5G underpins leading FMC positions across core markets
- Attractive buyback of \$1.7B in 2022; reiterating commitment to 10% of shares in 2023
- Confirming all FY2022 guidance, including \$1.7B of Distributable Cash Flow⁽¹⁾

⁽¹⁾ Quantitative reconciliations to cash flow from operating activities for our Distributable Cash Flow guidance cannot be provided without unreasonable efforts as we do not forecast specific changes in working capital that impact cash flows from operating activities. The items we do not forecast may vary significantly form period to period. Distributable Cash Flow guidance reflects FX rates of EUR/USD 1.14, GBP/USD 1.35 and CHF/USD 1.06. See the Appendix for definitions and additional information.

Q3'22 CONNECTIVITY TRENDS: STEADY MOBILE GROWTH WHILE FIXED LARGELY STABLE



VMO2

- > Broadband: Continued broadband growth (+19k) despite competitive market. VOLT reached 1m converged customers in Sept and average fixed customer speed up 29% yoy to 261Mbps
- Postpaid Mobile: Strong growth in O2 postpaid supported by launch of 'Switch up' and best in class churn (0.8% per month)

SUNRISE

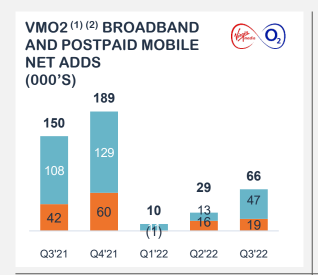
- Broadband: Stable broadband volumes, impacted negatively by continued phasing out of UPC brand
- Postpaid Mobile: Strong growth in mobile postpaid at Sunrise following portfolio refresh and solid Yallo performance

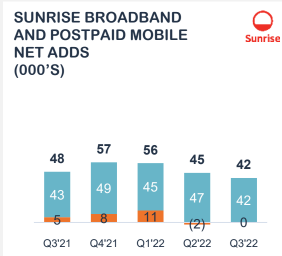
VODAFONEZIGGO

- **Broadband:** Modest decline in broadband RGU's driven by continued competition in Dutch market; limited churn impact from price rise
- Postpaid Mobile: Strong postpaid performance continues with mobile price rise implemented from October

TELENET

- **Broadband:** Stable broadband base given market competition; price rise landed well with limited churn impact
- Postpaid Mobile: Continued growth in postpaid including better performance at BASE following online promos









OZ





(3) Broadband additions include B2B as defined by VodafoneZiggo

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Non-consolidated 50% owned JVs. Reflects 100% of VodafoneZiggo and VMO2.

VMO2 JV subscriber additions pro forma to show combined VM UK and O2 subscribers for pre-JV formation periods.

REVENUE MIX⁽¹⁾: FMC CHAMPIONS BENEFITTING FROM RESILIENT BROADBAND, MOBILE AND B2B GROWTH

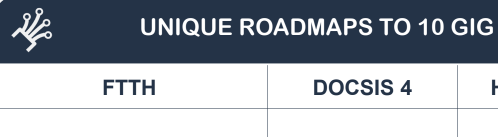
	Virgin media	O ₂) (2)	Sunrise		<u>e</u>		OZ ⁽²⁾		
Growth (%)	<u>Q3</u>	YTD	Q 3	YTD	<u>Q3</u>	YTD	<u>Q3</u>	YTD	
Total Revenue	(0.6%)	(0.2%)	+1.5%	+0.7%	+3.1%	+1.5%	+1.0%	0.0%	
Consumer Fixed	(2.4%) ⁽³⁾	(1.7%) ⁽³⁾	(4.5%)	(4.0%)	+0.8%	(1.3%)	(2.5%)	(2.9%)	
- Broadband	+6.3%	+7.7%	+0.2%	+2.2%	+4.1%	+1.9%	+2.0%	(0.9%)	
Consumer Mobile	+1.5%	+1.2%	+3.3%	+3.5%	+1.6%	+2.1%	+5.9%	+2.8%	
- Service revenue	+4.0%	+1.0%	+3.4%	+4.0%	+1.8%	+1.8%	+5.2%	+3.9%	
B2B Fixed & Mobile	(0.5%) ⁽³⁾	+0.5 % ⁽³⁾	+12.3%	+8.0%	+2.9%	+1.7%	+6.3%	+4.8%	
Revenue Split (YTD)									
Consumer Fixed & Other Consumer Mobile Service Consumer Handsets B2B (Fixed & Mobile, incl. WS)	22% 14% 32	32%	6% 19% 34%	41%	3% 18%	52%	26% 5%	52%	

⁽¹⁾ YoY growth rates presented on a rebased basis for VodafoneZiggo, Telenet and Sunrise. See the Appendix for additional information and reconciliations.

⁽²⁾ Non-consolidated 50% owned JVs. Reflects 100% of Vodafone Ziggo and VMO2. Q3 2022 VMO2 JV YoY growth rates presented on a rebased basis. YTD YoY VMO2 growth rates based on FX neutral IFRS transaction adjusted pro forma results as if the VMO2 JV was created on January 1, 2020. IFRS results as reported by the VMO2 JV and US GAAP results differ significantly and are not comparable. See the Appendix for additional information and reconciliations.

⁽³⁾ VMO2 data presented with B2B including both fixed and mobile and Consumer Fixed excluding SOHO, consistent with LG definition and approach.

NETWORK STRATEGY: MARKET-BY-MARKET APPROACH TO FIXED AND MOBILE DEVELOPMENT















ALREADY 1 GIG EVERYWHERE (YE'22)

Q3'22 FIXED UPDATES

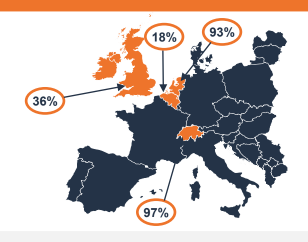
UK Greenfield: On track for 500k+ new homes built by YE. NetCo JV for additional 5-7m fiber homes fully financed

Irish Upgrade: Targeting >200k homes upgraded to fiber by YE; first wholesale deal announced with Vodafone

BE Upgrade: Fully preparing for FTTH and DOCSIS NetCo with Fluvius, pending regulatory approval



RAPIDLY ACCELERATING 5G COVERAGE



Q3'22 MOBILE UPDATES

NL & CH 5G: First radio network slicing capability delivered to B2B customer in NL, CH #1 in 2022 Connect Test for 5G coverage

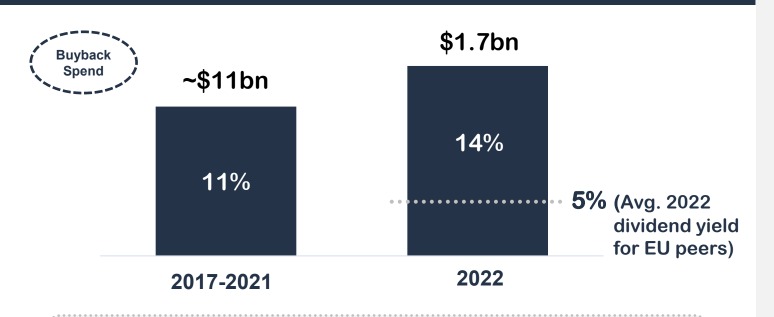
UK 5G: On track for 50% population coverage in 2023; over 800 cities now covered

BE 5G: Rapid 5G rollout to 18% coverage since spectrum auction

Focus on key mid-term themes: OpenRan, 5G SA core, mobile private networks and edge computing opportunity (MEC)

CAPITAL ALLOCATION: COMMITMENT TO SHAREHOLDER REMUNERATION AND SOUND BALANCE SHEET





50% - Percent of shares repurchased 2017-2022

10% - Buyback commitment for 2023 (% of shares)

SOUND BALANCE SHEET

- Substantial corporate liquidity. Consolidated cash balance of \$4.0B⁽²⁾, of which \$3.0B at corporate level (mainly USD) and no top-co debt
- No near-term refinancing or floating rate exposure. Long-term, fixed-rate debt (avg. 4%⁽³⁾) With long term profile (avg. 7 years⁽³⁾)
- FX Hedged. Substantially all debt in operating silos & matched to local FX
- Planned financings complete. Including UK fiber JV (£4.5B); BE fiber netco (€2.4B) and UK re-cap (£1.5B)

⁽¹⁾ The annual share buyback yield is calculated as the \$ amount bought back each year over average annual market capitalization. 2017-2021 % calculated as the avg yield over the period. 2022 % calculated as the yield through 10/25/2022

⁽²⁾ Including amounts held under SMAs.

⁽³⁾ Includes our consolidated operations consistent with LG definitions and 100% of the third-party debt, excluding vendor financing and certain handset financing obligations, of our 50% owned non-consolidated VMO2 JV and VodafoneZiggo JV. See the Appendix for additional information and definitions.

INVESTOR CALL Q3 2022

FINANCIAL RESULTS















Q3'22 REVENUE: STABLE TO GROWING TOPLINE(1)

VMO2⁽²⁾

- Modest decline in Q3, with weakness in consumer fixed (ARPU pressure) and tough B2B fixed trends not fully offset by mobile growth
- Mobile revenue (ex handsets) continued to accelerate to +4% in the quarter supported by price rises and postpaid volume growth

SUNRISE

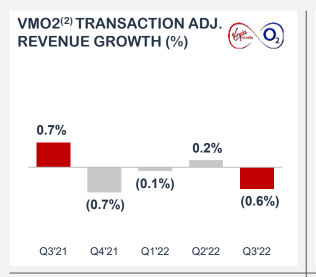
- Strong mobile momentum and growth from B2B Wholesale and SOHO offsetting pressure in consumer fixed revenue
- > Fixed line revenue pressure driven by ARPU mix related to phasing out of UPC brand in Q2 and softer fixed volumes in recent quarters

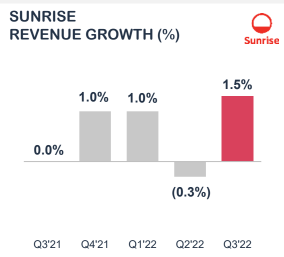
VODAFONEZIGGO(2)

- Return to revenue growth in Q3 supported by strong mobile and B2B, coupled with price adjustment (+3.5%) benefit in fixed
- Implemented price rise in mobile from October and continued strong postpaid growth

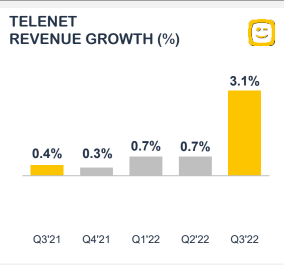
TELENET

- > Strong pick up in revenue growth in Q3 to +3% driven by price adjustment (+4.7%) in mid-June
- > Higher roaming revenues and strong ICT project delivery also supportive









⁽¹⁾ YoY growth rates presented on a rebased basis for VodafoneZiggo, Telenet and Sunrise. Q3 2022 VMO2 JV YoY growth rates presented on a rebased basis. Prior to Q3 2022, VMO2 JV YoY growth rates based on FX neutral IFRS transaction adjusted pro forma results as if the VMO2 JV was created on January 1, 2020. IFRS results as reported by the VMO2 JV and US GAAP results differ significantly and are not comparable. See the Appendix for additional information and reconciliations.

(2) Non-consolidated 50% owned JVs. Reflects 100% of VodafoneZiggo and VMO2.

VMO2 REVENUE DEEP DIVE: CONSUMER REVENUE SUPPORTED BY MOBILE GROWTH(1)





Total Revenue (ex Handsets, B2B fixed and other)

- VMO2 revenue growing +1.4% excluding handsets (low margin), B2B fixed and other (SMIP) revenues which both remain lumpy
- Overall mobile service revenue growth offsetting modest declines in consumer fixed revenue

Mobile service revenue (incl. B2B)

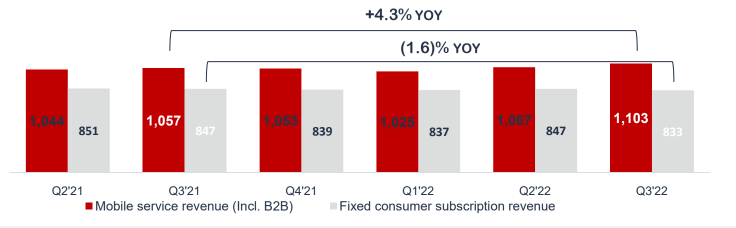
- Mobile service revenue growth supported by RPI plus linked price adjustments embedded in T&C's from April
- Q3'22 saw a further acceleration in growth to 4.3% after returning to growth in Q2'22, supported by growing postpaid volumes and ARPU

Fixed consumer subscription revenue

- > Fixed consumer subscription revenue decline of (1.6%) driven by ARPU pressure (2.9%) in Q3'22
- ARPU pressure driven by continued mix and retention impact offsetting price rise benefits
- TV Stream off to a positive start during Q3 but YoY TV RGU loss a headwind. TV profitability materially lower vs broadband and increasingly variable cost



Mobile service revenue (incl. B2B) and Fixed consumer subscription revenue (£m)





Q3'22 EBITDA: RESILIENT TRENDS INCLUDING UK SYNERGY EXECUTION(1)

VMO2⁽²⁾

- Continued acceleration in EBITDA growth driven by synergy execution and price rises; MVNO migration set to support Q4
- Q3 includes \$35m one-off (related to legal settlement)

SUNRISE

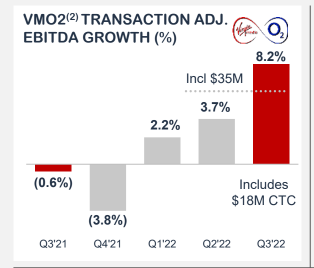
- > EBITDA declined by 2.3% in Q3 as tailwind from MVNO synergies faded, coupled with weaker fixed ARPU mix
- Increased acquisition and marketing costs partly offset by labor synergies

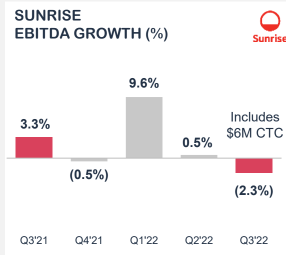
VODAFONEZIGGO(2)

- Modest EBITDA growth in Q3 driven by strong cost control, despite headwinds from inflation (energy)
- Fixed market remains competitive with promotions diluting portion of fixed price rise benefit

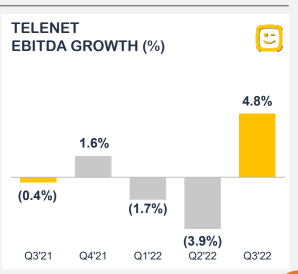
TELENET

- Flow through impact of residential and SOHO inflationary price rise from June supporting EBITDA recovery
- > Continued strong opex reduction year to date offsetting energy headwinds









¹⁾ YoY growth rates presented on a rebased basis for VodafoneZiggo, Telenet and Sunrise. Q3 2022 VMO2 JV YoY growth rates presented on a rebased basis. Prior to Q3 2022, VMO2 JV YoY growth rates based on FX neutral IFRS transaction adjusted pro forma results as if the VMO2 JV was created on January 1, 2020. IFRS results as reported by the VMO2 JV and US GAAP results differ significantly and are not comparable. See the Appendix for additional information and reconciliations.

CAPITAL ALLOCATION: CAPITAL INTENSITY ON TRACK AND VENTURES UPDATE

9M'22 CAPITAL INTENSITY IN LINE WITH GUIDANCE (1) 25.0% Includes ROU Additions 20.0% 15.0% 10.0% 5.0% 0.0% VMO₂ VZ

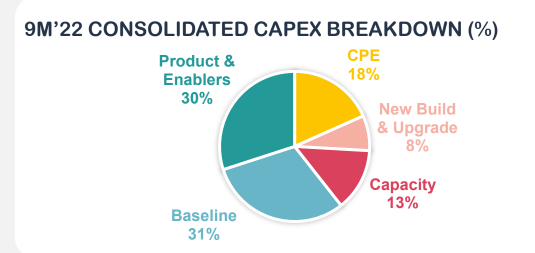
Sunrise

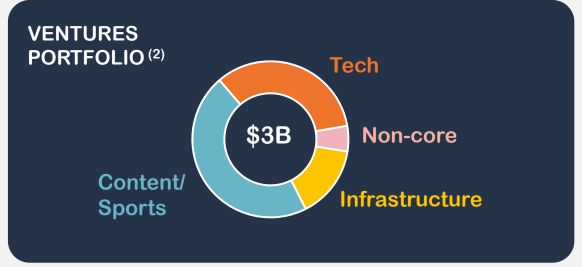
Telenet

VENTURES PORTFOLIO DECLINED SLIGHTLY IN Q3

Overall FMV fell to \$3B (from \$3.2B at Q2'22). Key drivers:

- **CONTENT** –Impacted by fall in ITV share price during the quarter
- TECH / INFRASTRUCTURE current estimated valuations broadly stable, overall market changes may impact future valuations
- YTD INVESTMENT ACTIVITY in 9M'22 c\$130m total investments, total divestments c\$45m and a decrease due to changes in fair value and FX of c\$590m





⁽¹⁾ VMO2 and VZ represent non-consolidated 50% owned JVs. Reflects 100% of VodafoneZiggo and VMO2. VMO2 based on IFRS transaction adjusted pro forma results. IFRS results as reported by the VMO2 JV and US GAAP results differ significantly and are not comparable. See the Appendix for additional information and reconciliations.

⁽²⁾ Amounts exclude the fair values for the VMO2 JV, the VodafoneZiggo JV and SMAs and also reflect fair value adjustments for certain investments that have a higher estimated fair value than reported book value.

FULL COMPANY DISTRIBUTABLE CF⁽¹⁾: REITERATING FY GUIDANCE OF \$1.7B (AT GUIDANCE FX)

\$M	FY 2021	9M 2022
ADJ EBITDA LESS P&E ADDITIONS	\$1,921	\$934
NET INTEREST	(821)	(431)
CASH TAX	(190)	(167)
DIVIDENDS & INTEREST FROM JV's (2)	583	429
WORKING CAPITAL (3)	(7)	(11)
DIRECT ACQUISITION COSTS & DEFINITIONAL CHANGES (1)	(97)	(42)
FULL COMPANY AS REPORTED ADJUSTED FCF	\$1,389	\$712
OTHER AFFILIATE DIVIDENDS	-	267
FULL COMPANY AS GUIDED DISTRIBUTABLE CASH FLOW (4)	\$1,389	\$979

⁽¹⁾ During Q4 2021, we changed our Adjusted FCF definition to include cash paid for direct acquisition costs ("DAC"). We have revised our presentation of FY 2021 Adjusted FCF to align with these definitional changes. Prospectively, we will include DAC in our as reported Adjusted FCF.

⁽²⁾ FY 2021 includes (i) \$368 million of dividends and interest from the VodafoneZiggo JV, which reflects distributions of YTD cash generated in excess of our \$123 million funding of the shareholder loans and (ii) \$215 million of dividends from the VMO2 JV. YTD 2022 includes (i) \$228 million of dividends and interest from the VodafoneZiggo JV and (ii) \$201 million of dividends from the VMO2 JV.

⁽³⁾ Includes working capital, operational finance (vendor finance) and restructuring.

⁴⁾ We define Distributable Cash Flow as Adjusted FCF plus any dividends received from our equity affiliates that are funded by activities outside of their normal course of operations, including, for example, those funded by recapitalizations (referred to as "Other Affiliate Dividends"). YTD 2022 Other Affiliate Dividends includes \$267 million of dividends from the VMO2 JV.

2022 OUTLOOK Operating Companies⁽²⁾







GUIDANCE (IFRS basis)(3)

- Improved revenue growth
- Mid-single-digit Transaction Adjusted EBITDA growth (before CTC)
- Opex and Capex CTC of over £300m
- P+E additions of around £2.1B
- Cash distributions to shareholders of £1.6B (including those from recapitalisations)



GUIDANCE

- Stable to modest rebased revenue growth
- Stable rebased Adjusted EBITDA (inc. CTC)
- P+E additions to sales (inc. CTC) 18-20% (Ex central allocation)
- >CHF150m costs to capture (one third opex related)



GUIDANCE⁽⁴⁾

- Revenue growth of around 1%
- Adjusted EBITDA growth of around 1%
- P+E additions to sales around 25%
- Stable Adjusted FCF





GUIDANCE

- Stable to modest Adjusted EBITDA growth
- P+E additions to sales 22%-24%
- Cash distributions to shareholders €550m-€650m

2022 OUTLOOK Liberty Global

GUIDANCE⁽¹⁾

- Confirming \$1.7B Full Company Distributable Cash Flow⁽¹⁾ (on quidance FX basis)
- \$1.7B buyback in 2022 (14% of shares)
- Reiterating 2023 buyback floor (10% of shares)

Q3 Key Takeaways

- Resilient Q3'22 performance including stable to growing revenues and adj EBITDA growth in UK, BE and NL
- Continued to deliver aggregate broadband and postpaid net adds
- Reconfirming all guidance across FMC portfolio
- 1) We define Distributable Cash Flow as Adjusted FCF plus any dividends received from our equity affiliates that are funded by activities outside of their normal course of operations, including, for example, those funded by recapitalizations (referred to as "Other Affiliate Dividends"). Distributable Cash Flow guidance reflects FX rates of EUR/USD 1.14, GBP/USD 1.35, CHF/USD 1.06 and includes ~\$100 million of litigation settlement proceeds in Switzerland in Q1 2022.
- Quantitative reconciliations to net earnings/loss from continuing operations (including net earnings/loss growth rates) and cash flow from operating activities for our Adjusted EBITDA, Adjusted EBITDA less P&E Additions and Distributable CF guidance cannot be provided without unreasonable efforts as we do not forecast (i) certain non-cash charges including; the components of nonoperating income/expense, depreciation and amortization, and impairment, restructuring and other operating items included in net earnings/loss from continuing operations, nor (ii) specific changes in working capital that impact cash flows from operating activities. The items we do not forecast may vary significantly form period to period.
- U.S. GAAP guidance for the VMO2 JV is not provided as this cannot be provided without unreasonable efforts as this is not forecast by the JV given they report under IFRS.
- 4) U.S. GAAP guidance for Telenet is broadly same as their separate IFRS guidance.
- 5) Non-consolidated 50% owned JVs. Reflects 100% of VodafoneZiggo and VMO2.



INVESTOR CALL Q3 2022

APPENDIX















YTD ADJ ATTRIBUTED FCF & DISTRIBUTABLE CF

\$millions	IRELAND	BELGIUM	SWITZERLAND	CENTRAL (1)	LIBERTY GLOBAL CONTINUING OPERATIONS	POLAND	TOTAL LIBERTY GLOBAL	50-50 VODAFONEZIGGO JV (2,3)	50-50 VMO2 JV IFRS BASIS (2,3,4)
ADJUSTED EBITDA	\$153	\$989	\$880	\$(24)	\$1,998	\$46	\$2,044	\$1,530	\$3,591
PRE-LIGHTNING P&E (5)	(91)	(444)	(429)	(116)	(1,080)	(24)	(1,104)	(684)	(1,887)
ADJUSTED EBITDA LESS PRE- LIGHTNING P&E	\$62	\$545	\$451	\$(140)	\$918	\$22	\$940	\$846	\$1,704
NET INTEREST	(41)	(187)	(207)	28	(407)	(24)	(431)	(290)	(1,024)
CASH TAX	-	(97)	(9)	(54)	(160)	(7)	(167)	(95)	(4)
VMO2 JV (DIVIDEND)	-	-	-	201	201	-	201	-	-
VODAFONEZIGGO JV (DIVIDEND & INTEREST)	-	-	-	228	228	-	228	-	-
	\$21	\$261	\$235	\$263	\$780	\$(9)	\$771	\$461	\$676
WORKING CAPITAL (6)	5	41	(17)	(94)	(65)	12	(53)	(160)	(27)
ADJ ATTRIBUTED FCF PRE-LIGHTNING P&E	\$26	\$302	\$218	\$169	\$715	\$3	\$718	\$301	\$649
LIGHTNING P&E (7)	(6)	-	-	-	(6)	-	(6)	-	(321)
ADJ ATTRIBUTED FCF	\$20	\$302	\$218	\$169	\$709	\$3	\$712	\$301	\$328
OTHER AFFILIATE DIVIDENDS (8)	-	-	-	267	267	-	267	-	-
DISTRIBUTABLE CF (8)	\$20	\$302	\$218	\$436	\$976	\$3	\$979	\$301	\$328

⁽¹⁾ Includes our operations in Slovakia and intersegment eliminations.



⁽²⁾ Represents 100% of the results of our non-consolidated 50-50 VodafoneZiggo JV and VMO2 JV, respectively.

⁽³⁾ Adjusted EBITDA for the VodafoneZiggo JV and VMO2 JV as shown in the table above includes \$96 million and \$192 million, respectively, of FSA charges from Liberty Global with the corresponding amount recognized as revenue within our Central segment.

⁽⁴⁾ VMO2 JV results presented on an IFRS basis which are not comparable to US GAAP results. VMO2 Adjusted EBITDA represents Transaction Adjusted IFRS Adjusted EBITDA. See the Appendix for definitions and reconciliations.

⁽⁵⁾ Includes Centrally attributed P&E Additions. For information on our centrally-held P&E attributions, see the Appendix.

⁽⁶⁾ Includes working capital, operational finance (vendor finance) and restructuring. 50-50 VodafoneZiggo JV figure excludes the interest paid on loans to shareholders.

⁽⁷⁾ Lightning Construction P&E includes construction P&E only. Excludes Customer Premises Equipment.

We define Distributable Cash Flow as Adjusted FCF, as re-defined during the fourth quarter of 2021, plus any dividends received from our equity affiliates that are funded by activities outside of their normal course of operations, including, for example, those funded by recapitalizations (referred to as "Other Affiliate Dividends"). YTD 2022 Other Affiliate Dividends includes \$267 million of dividends from the VMO2 JV.

Q3 2022 YTD ADJ EBITDA & ADJ EBITDAAL⁽¹⁾

\$m	IRELAND	BELGIUM	SWITZERLAND	CENTRAL (2)	LIBERTY GLOBAL CONTINUING OPERATIONS
ADJUSTED EBITDA	\$153	\$989	\$880	\$(24)	\$1,998
DEPRECIATION & AMORTIZATION ON ASSETS UNDER FINANCE LEASE	-	(40)	(4)	(6)	(50)
INTEREST EXPENSE ON FINANCE LEASE LIABILITIES	-	(18)	(1)	(1)	(20)
ADJUSTED EBITDAaL	\$153	\$931	\$875	\$(31)	\$1,928

50-50 VODAFONEZIGGO JV (3,4)	50-50 VMO2 JV IFRS BASIS (3,4,5)
\$1,530	\$3,591
(7)	(188)
-	(35)
\$1,523	\$3,368

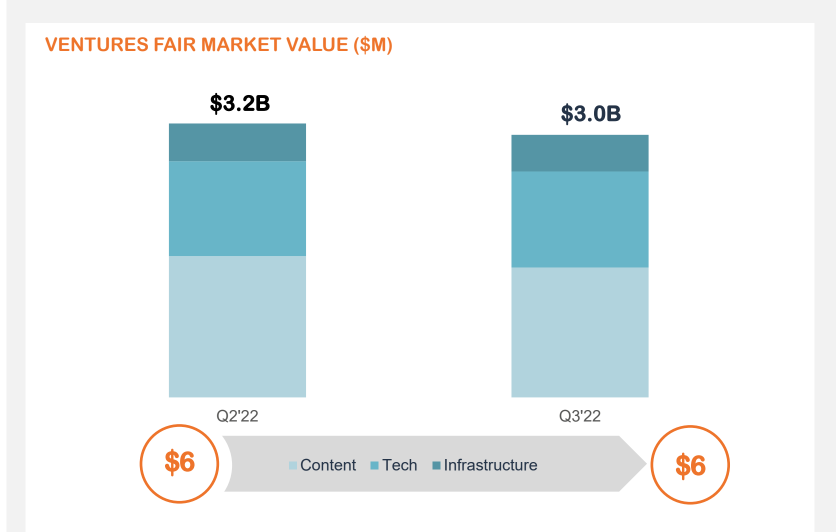
⁽¹⁾ See Appendix for definitions and non-GAAP reconciliations.

⁽²⁾ Includes our operations in Slovakia and intersegment eliminations.

 ⁽³⁾ Represents 100% of the results of our non-consolidated 50-50 VodafoneZiggo JV and VMO2 JV, respectively.
 (4) Adjusted EBITDA for the VodafoneZiggo JV and VMO2 JV as shown in the table above includes \$96m and \$192m, respectively, of FSA charges from Liberty Global with the corresponding amount recognized as revenue within our Central segment

⁽⁵⁾ VMO2 JV results presented on an IFRS basis which are not comparable to US GAAP results. VMO2 Adjusted EBITDA represents Transaction Adjusted IFRS Adjusted EBITDA. See appendix for definitions and reconciliations.

VENTURES PORTFOLIO FMV \$3.0B⁽¹⁾



VENTURES PORTFOLIO DECLINED SLIGHTLY IN Q3'22,

ending with \$3.0B FMV (-c.\$0.5B vs Dec-2021)¹

- CONTENT Impacted by fall in ITV share price during the quarter
- TECH / INFRASTRUCTURE Current estimated valuations broadly stable, overall market changes may impact future valuations
- TOTAL INVESTMENTS in 9M'22 c\$130m, total divestments c\$45m and a decrease due to changes in fair value and FX of c\$590m



⁽¹⁾ Per share amounts based on shares outstanding at the respective dates. Amounts exclude the fair values for the VMO2 JV, the VodafoneZiggo JV and SMAs and also reflect fair value adjustments for certain investments that have a higher estimated fair value than reported book value. The change in our ventures portfolio from December 31, 2021 includes a net increase from investments and disposals of ~\$90 million and a a net decrease from changes in fair value and FX of ~\$590 million.

REBASE INFORMATION

Rebase growth percentages, which are non-GAAP measures, are presented as a basis for assessing growth rates on a comparable basis. For purposes of calculating rebased growth rates on a comparable basis for all businesses that we owned during 2022, we have adjusted our historical revenue, Adjusted EBITDA and Adjusted EBITDA less P&E Additions for the three and nine months ended September 30, 2021 to (i) include the pre-acquisition revenue. Adjusted EBITDA and P&E additions of entities acquired during 2021 in our rebased amounts for the three and nine months ended September 30, 2021 to the same extent that the revenue, Adjusted EBITDA and P&E additions of these entities are included in our results for the three and nine months ended September 30, 2022, (ii) exclude from our rebased amounts the revenue, Adjusted EBITDA and P&E additions of entities disposed of during 2022 and 2021 to the same extent that the revenue, Adjusted EBITDA and P&E additions of these entities are excluded in our results for the three and nine months ended September 30, 2022, (iii) include in our rebased results the revenue and costs for the temporary elements of transitional and other services provided to the VMO2 JV, the VodafoneZiggo JV, iliad, Vodafone, Deutsche Telekom, Liberty Latin America and M7 Group, to reflect amounts related to these services equal to those included in our results for the three and nine months ended September 30, 2022 and (iv) reflect the translation of our rebased amounts at the applicable average foreign currency exchange rates that were used to translate our results for the three and nine months ended September 30, 2022. We have reflected the revenue, Adjusted EBITDA and P&E additions of these acquired entities in our 2021 rebased amounts based on what we believe to be the most reliable information that is currently available to us (generally pre-acquisition financial statements), as adjusted for the estimated effects of (a) any significant differences between U.S. GAAP and local generally accepted accounting principles, (b) any significant effects of acquisition accounting adjustments, (c) any significant differences between our accounting policies and those of the acquired entities and (d) other items we deem appropriate. We do not adjust preacquisition periods to eliminate nonrecurring items or to give retroactive effect to any changes in estimates that might be implemented during post-acquisition periods. As we did not own or operate the acquired businesses during the pre-acquisition periods, no assurance can be given that we have identified all adjustments necessary to present the revenue. Adjusted EBITDA and Adjusted EBITDA less P&E Additions of these entities on a basis that is comparable to the corresponding post-acquisition amounts that are included in our historical results or that the pre-acquisition financial statements we have relied upon do not contain undetected errors. In addition, the rebased growth percentages are not necessarily indicative of the revenue, Adjusted EBITDA and Adjusted EBITDA less P&E Additions that would have occurred if these transactions had occurred on the dates assumed for purposes of calculating our rebased amounts or the revenue, Adjusted EBITDA and Adjusted EBITDA less P&E Additions that will occur in the future. Investors should view rebased growth as a supplement to, and not a substitute for, U.S. GAAP measures of performance included in our condensed consolidated statements of operations.

The following table provides adjustments made to the 2021 amounts (i) in aggregate for our consolidated reportable segments and (ii) for the non-consolidated VMO2 JV and VodafoneZiggo JV to derive our rebased growth rates:

		Three months ended September 30, 2021						Nine months ended September 30, 2021						
		Revenue	Adiu	ısted EBITDA	•	usted EBITDA less P&E Additions		Revenue	Ad	justed EBITDA	•	usted EBITDA less P&E Additions		
	_					in n	nillions							
Consolidated Liberty Global:														
Acquisitions & Dispositions (i)	\$	(20.6)	\$	(24.2)	\$	(22.9)	\$	(2,552.6)	\$	(1,028.6)	\$	(498.3)		
Foreign Currency		(197.6)		(81.0)		(40.6)		(591.6)		(249.5)		(124.1)		
Total increase	\$	(218.2)	\$	(105.2)	\$	(63.5)	\$	(3,144.2)	\$	(1,278.1)	\$	(622.4)		
VMO2 JV (ii)														
Acquisitions & Dispositions (i)	\$	13.4	\$	(32.9)	\$	(32.9)								
Foreign Currency		(533.3)		(166.1)		(75.4)								
Total increase	\$	(519.9)	\$	(199.0)	\$	(108.3)								
VodafoneZiggo JV (iii)														
Foreign Currency	\$	(174.3)	\$	(82.9)	\$	(55.5)	\$	(236.7)	\$	(188.7)	\$	(111.4)		

- In addition to our acquisitions and dispositions, these rebase adjustments include amounts related to agreements to provide transitional and other services to the VMO2 JV, the VodafoneZiggo JV, iliad, Vodafone, Liberty Latin America, Deutsche Telekom and M7 Group. These adjustments result in an equal amount of fees in both the 2022 and 2021 periods for those services that are deemed to be temporary in nature.
- Amounts reflect 100% of the adjustments made related to the VMO2 JV's revenue, Adjusted EBITDA and Adjusted EBITDA less P&E Additions, respectively, which we do not consolidate, as we hold a 50% noncontrolling interest. Amounts for the nine-month period are not presented as the VMO2 JV does not have a full year of comparative results.
- Amounts reflect 100% of the adjustments made related to the VodafoneZiggo JV's revenue, Adjusted EBITDA and Adjusted EBITDA less P&E Additions, respectively, which we do not consolidate, as we hold a 50% noncontrolling interest.

GLOSSARY

10-Q or 10-K: As used herein, the terms 10-Q and 10-K refer to our most recent quarterly or annual report as filed with the Securities and Exchange Commission on Form 10-Q or Form 10-K, as applicable.

Adjusted EBITDA, Adjusted EBITDA less P&E Additions and Property and Equipment Additions (P&E Additions):

- Adjusted EBITDA: Adjusted EBITDA is the primary measure used by our chief operating decision maker to evaluate segment operating performance and is also a key factor that is used by our internal decision makers to (i) determine how to allocate resources to segments and (ii) evaluate the effectiveness of our management for purposes of annual and other incentive compensation plans. As we use the term, Adjusted EBITDA is defined as earnings (loss) from continuing operations before net income tax benefit (expense), other non-operating income or expenses, net share of results of affiliates, net gains (losses) due to changes in fair values of certain investments and debt, net foreign currency transaction gains (losses), net gains (losses) on derivative instruments, net interest expense, depreciation and amortization, share-based compensation, provisions and provision releases related to significant litigation and impairment, restructuring and other operating items. Other operating items include (a) gains and losses on the disposition of long-lived assets, (b) third-party costs directly associated with successful and unsuccessful acquisitions and dispositions, including legal, advisory and due diligence fees, as applicable, and (c) other acquisition-related items, such as gains and losses on the settlement of contingent consideration. Our internal decision makers believe Adjusted EBITDA is a meaningful measure because it represents a transparent view of our recurring operating performance that is unaffected by our capital structure and allows management to (1) readily view operating trends, (2) perform analytical comparisons and benchmarking between segments and (3) identify strategies to improve operating performance in the different countries in which we operate. We believe our consolidated Adjusted EBITDA measure, which is a non-GAAP measure, is useful to investors because it is one of the bases for companies of operations.

 **Consolidated Adjusted EBITDA should be viewed as a measure of operating performance tha
- Adjusted EBITDA less P&E Additions: We define Adjusted EBITDA less P&E Additions, which is a non-GAAP measure, as Adjusted EBITDA less property and equipment additions on an accrual basis. Adjusted EBITDA less P&E Additions is a meaningful measure because it provides (i) a transparent view of Adjusted EBITDA that remains after our capital spend, which we believe is important to take into account when evaluating our overall performance and (ii) a comparable view of our performance relative to other telecommunications companies. Our Adjusted EBITDA less P&E Additions measure may differ from how other companies define and apply their definition of similar measures. Adjusted EBITDA less P&E Additions should be viewed as a measure of operating performance that is a supplement to, and not a substitute for, U.S. GAAP measures of income included in our condensed consolidated statements of operations.
- <u>Property and Equipment Additions (P&E additions)</u>: Includes capital expenditures on an accrual basis, amounts financed under vendor financing or finance lease arrangements and other non-cash additions.

Adjusted EBITDA After Leases (Adjusted EBITDAaL): We define Adjusted EBITDAaL as Adjusted EBITDA as further adjusted to include finance lease related depreciation and interest expense. Our internal decision makers believe Adjusted EBITDAaL is a meaningful measure because it represents a transparent view of our recurring operating performance that includes recurring lease expenses necessary to operate our business. We believe Adjusted EBITDAaL, which is a non-GAAP measure, is useful to investors because it is one of the bases for comparing our performance with the performance of other companies in the same or similar industries, although our measure may not be directly comparable to similar measures used by other public companies. Adjusted EBITDAaL should be viewed as a measure of operating performance that is a supplement to, and not a substitute for, U.S. GAAP measures of income included in our condensed consolidated statements of operations.

• Adjusted Free Cash Flow (Adjusted FCF): We define Adjusted FCF as net cash provided by the operating activities of our continuing operations, plus operating-related vendor financed expenses (which represents an increase in the period to our actual cash available as a result of extending vendor payment terms beyond normal payment terms, which are typically 90 days or less, through non-cash financing activities), less (i) cash payments in the period for capital expenditures, (ii) principal payments on operating- and capital-related amounts financed by vendors and intermediaries (which represents a decrease in the period to our actual cash available as a result of paying amounts to vendors and intermediaries where we previously had extended vendor payments beyond the normal payment terms), and (iii) principal payments on finance leases (which represents a decrease in the period to our actual cash available), each as reported in our condensed consolidated statements of cash flows with each item excluding any cash provided or used by our discontinued operations. Prior to the fourth quarter of 2021, our definition of Adjusted FCF excluded cash payments for third-party costs directly associated with successful acquisitions and dispositions. During the fourth quarter of 2021, we changed our definition of Adjusted FCF to include these cash payments. Cash paid for third-party costs directly associated with successful and unsuccessful acquisition and dispositions was \$9.8 million and \$8.1 million during the three months ended September 30, 2022 and 2021, respectively, and \$32.0 million and \$54.6 million during the nine months ended September 30, 2022 and 2021, respectively.

GLOSSARY

- Distributable Cash Flow: We define Distributable Cash Flow as Adjusted FCF, as re-defined during the fourth quarter of 2021, plus any dividends received from our equity affiliates that are funded by activities outside of their normal course of operations, including, for example, those funded by recapitalizations (referred to as "Other Affiliate Dividends").
- We believe our presentation of Adjusted FCF and Distributable Cash Flow, each of which is a non-GAAP measure, provides useful information to our investors because these measures can be used to gauge our ability to (a) service debt and (b) fund new investment opportunities after consideration of all actual cash payments related to our working capital activities and expenses that are capital in nature, whether paid inside normal vendor payment terms or paid later outside normal vendor payment terms (in which case we typically pay in less than 365 days). Adjusted FCF and Distributable Cash Flow should not be understood to represent our ability to fund discretionary amounts, as we have various mandatory and contractual obligations, including debt repayments, that are not deducted to arrive at these amounts. Investors should view Adjusted FCF and Distributable Cash Flow as supplements to, and not substitutes for, U.S. GAAP measures of liquidity included in our condensed consolidated statements of cash flows. Further, our Adjusted FCF and Distributable Cash Flow may differ from how other companies define and apply their definition of Adjusted FCF or other similar measures.

ARPU: Average Revenue Per Unit is the average monthly subscription revenue per average fixed customer relationship or mobile subscriber, as applicable, ARPU per average fixed-line customer relationship is calculated by dividing the average monthly subscription revenue from residential fixed and SOHO services by the average number of fixed-line customer relationships for the period. ARPU per average mobile subscriber is calculated by dividing mobile subscription revenue for the indicated period by the average number of mobile subscribers for the period. Unless otherwise indicated, ARPU per fixed customer relationship or mobile subscriber is not adjusted for currency impacts. ARPU per RGU refers to average monthly revenue per average RGU, which is calculated by dividing the average monthly subscription revenue from residential and SOHO services for the indicated period, by the average number of the applicable RGUs for the period. Unless otherwise noted, ARPU in this release is considered to be ARPU per average fixed customer relationship or mobile subscriber, as applicable. Fixed-line customer relationships, mobile subscribers and RGUs of entities acquired during the period are normalized. In addition, for purposes of calculating the percentage change in ARPU on a rebased basis, which is a non-GAAP measure, we adjust the prior-year subscription revenue, fixed-line customer relationships, mobile subscribers and RGUs, as applicable, to reflect acquisitions, dispositions and FX on a comparable basis with the current year, consistent with how we calculate our rebased growth for revenue and Adjusted EBITDA, as further described in the body of this release.

ARPU per Mobile Subscriber: Our ARPU per mobile subscriber calculation that excludes interconnect revenue refers to the average monthly mobile subscription revenue per average mobile subscriber and is calculated by dividing the average monthly mobile subscription revenue (excluding handset sales and late fees) for the indicated period, by the average of the opening and closing balances of mobile subscribers in service for the period. Our ARPU per mobile subscriber calculation that includes interconnect revenue increases the numerator in the above-described calculation by the amount of mobile interconnect revenue during the period.

Average Tenor of Debt: For purposes of calculating our LG consolidated average tenor, total third-party debt excludes vendor financing, certain debt obligations that we assumed in connection with various acquisitions, and liabilities related to Telenet's acquisition of mobile spectrum licenses.

Blended Fully-swapped Debt Borrowing Cost: For purposes of calculating our LG consolidated blended fully-swapped debt borrowing costs, we include the weighted average interest rate on our aggregate variable- and fixed-rate indebtedness (excluding finance leases and including vendor financing obligations), including the effects of derivative instruments, original issue premiums or discounts and commitment fees, but excluding the impact of financing costs.

B2B: Business-to-Business.

Costs to Capture (CTC): Costs to capture generally include incremental, third-party operating and capital related costs that are directly associated with integration activities, restructuring activities, and certain other costs associated with aligning an acquiree to our business processes to derive synergies. These costs are necessary to combine the operations of a business being acquired (or joint venture being formed) with ours or are incidental to the acquisition. As a result, costs to capture may include certain (i) operating costs that are included in Adjusted EBITDA, (ii) capital related costs that are included in property and equipment additions and Adjusted EBITDA less P&E Additions and (iii) certain integration related restructuring expenses that are not included within Adjusted EBITDA or Adjusted EBITDA less P&E Additions. Given the achievement of synergies occurs over time, certain of our costs to capture are recurring by nature, and generally incurred within a few years of completing the transaction.

Customer Churn: The rate at which customers relinquish their subscriptions. The annual rolling average basis is calculated by dividing the number of disconnects during the preceding 12 months by the average number of customer relationships. For the purpose of computing churn, a disconnect is deemed to have occurred if the customer no longer receives any level of service from us and is required to return our equipment. A partial product downgrade, typically used to encourage customers to pay an outstanding bill and avoid complete service disconnection, is not considered to be disconnected for purposes of our churn calculations. 21 Customers who move within our footprint and upgrades and downgrades between services are also excluded from the disconnect figures used in the churn calculation.

GLOSSARY

<u>Fixed-Line Customer Relationships</u>: The number of customers who receive at least one of our internet, video or telephony services that we count as RGUs, without regard to which or to how many services they subscribe. Fixed-Line Customer Relationships generally are counted on a unique premises basis. Accordingly, if an individual receives our services in two premises (e.g., a primary home and a vacation home), that individual generally will count as two Fixed-Line Customer Relationships. We exclude mobile-only customers from Fixed-Line Customer Relationships.

<u>Fixed-Mobile Convergence (FMC)</u>: Fixed-mobile convergence penetration represents the number of customers who subscribe to both a fixed broadband internet service and postpaid mobile telephony service, divided by the total number of customers who subscribe to our fixed broadband internet service.

<u>Full Company</u>: The term "Full Company" includes certain amounts that are presented as discontinued operations in our condensed consolidated statements of cash flows for the nine months ended September 30, 2022 and the year ended December 31, 2021. We present Full Company Adjusted Free Cash Flow and Full Company Distributable Cash Flow, consistent with the basis for our full year 2022 Distributable Cash Flow quidance.

<u>Homes Passed</u>: Homes, residential multiple dwelling units or commercial units that can be connected to our networks without materially extending the distribution plant. Certain of our Homes Passed counts are based on census data that can change based on either revisions to the data or from new census results.

Internet Subscriber: A home, residential multiple dwelling unit or commercial unit that receives internet services over our networks, or that we service through a partner network.

<u>Lightning Premises</u>: Includes homes, residential multiple dwelling units and commercial premises that potentially could subscribe to our residential or SOHO services, which have been connected to the VMO2 JV networks in the U.K. and Ireland as a part of the Project Lightning network extension program. Project Lightning infill build relates to construction in areas adjacent to our existing network.

Mobile Subscriber Count: For residential and business subscribers, the number of active SIM cards in service rather than services provided. For example, if a mobile subscriber has both a data and voice plan on a smartphone this would equate to one mobile subscriber. Alternatively, a subscriber who has a voice and data plan for a mobile handset and a data plan for a laptop would be counted as two mobile subscribers. Customers who do not pay a recurring monthly fee are excluded from our mobile telephony subscriber counts after periods of inactivity ranging from 30 to 90 days, based on industry standards within the respective country. In a number of countries, our mobile subscribers receive mobile services pursuant to prepaid contracts.

MVNO: Mobile Virtual Network Operator.

RGU: A Revenue Generating Unit is separately a Video Subscriber, Internet Subscriber or Telephony Subscriber. A home, residential multiple dwelling unit, or commercial unit may contain one or more RGUs. For example, if a residential customer subscribed to our video service, fixed-line telephony service and broadband internet service, the customer would constitute three RGUs. Total RGUs is the sum of Video, Internet and Telephony Subscribers. RGUs generally are counted on a unique premises basis such that a given premise does not count as more than one RGU for any given service. On the other hand, if an individual receives one of our services in two premises (e.g., a primary home and a vacation home), that individual will count as two RGUs for that service. Each bundled video, internet or telephony service is counted as a separate RGU regardless of the nature of any bundling discount or promotion. Non-paying subscribers are counted as subscribers during their free promotional service period. Some of these subscribers may choose to disconnect after their free service period. Services offered without charge on a long-term basis (e.g., VIP subscribers or free service to employees) generally are not counted as RGUs. We do not include subscriptions to mobile services in our externally reported RGU counts. In this regard, our RGU counts exclude our separately reported postpaid and prepaid mobile subscribers.

SIM: Subscriber Identification Module.

SOHO: Small or Home Office Subscribers.

<u>Telephony Subscriber</u>: A home, residential multiple dwelling unit or commercial unit that receives voice services over our networks, or that we service through a partner network. Telephony Subscribers exclude mobile telephony subscribers.

U.S. GAAP: Accounting principles generally accepted in the United States.

Video Subscriber: A home, residential multiple dwelling unit or commercial unit that receives our video service over our broadband network or through a partner network.

YoY: Year-over-year.

REBASE ADJUSTMENTS

Rebase growth percentages, which are non-GAAP measures, are presented as a basis for assessing growth rates on a comparable basis. For further details on adjustments made to arrive at our rebase growth rates for the periods below, refer to our previously issued earnings releases which can be found on our website at www.libertyglobal.com, as well as the *Rebase Information* section included earlier in this presentation.

	Three mo	Revenue onths ended Septemb			TI	hree mor	Adjusted EBITDA	er 30, 2021
	BE	СН	V Z		BE		СН	VZ
Acquisitions & Dispositions Foreign Currency Total decrease	(110.3)	(41.8)	(174.3)	Acquisitions & Dispositions Foreign Currency Total decrease		(11.3) (53.8) (65.1)	\$ (5.0) (16.3) \$ (21.3)	\$ - (82.9) \$ (82.9)
			Three n	Adjusted EBITDA nonths ended June	30, 2021			
	BE	CH	VZ		BE		СН	VZ
Acquisitions & Dispositions Foreign Currency Total increase	(90.4)	\$ (10.7) (46.0) \$ (56.7)	\$ - (141.7) \$ (141.7)	Acquisitions & Dispositions Foreign Currency Total increase		(0.3) (45.5) (45.8)	\$ (6.8) (16.7) \$ (23.5)	(66.9)
Revenue Three months ended March 31, 2021 BE CH VZ			-	T BE	Adjusted EBITDA Three months ended March 31, 2021 BE CH VZ			
A - i i i i - a O Di - a - i i - a -				-				
Acquisitions & Dispositions		\$ (11.1)		Acquisitions & Dispositions		- (05.6)	\$ (0.8)	\$ -
Foreign Currency		(17.5)	(84.1)	Foreign Currency		(25.6)	(5.9)	(38.3)
Total increase	\$ (53.1)	\$ (28.6)	\$ (84.1)	Total increase	\$	(25.6)	\$ (6.7)	\$ (38.3)

RECONCILIATIONS REBASE ADJUSTMENTS (CONTINUED)

Revenue

	Three months ended December 31, 2020									
	BE			CH		VZ				
			in	millions						
Acquisitions & Dispositions	\$	-	\$	187.6	\$	-				
Foreign Currency		(32.8)		(14.5)		(47.6)				
Total increase	\$	(32.8)	\$	173.1	\$	(47.6)				

Adjusted EBITDA

	Three months ended December 31, 2020									
		BE		СН	VZ					
			i	in millions						
Acquisitions & Dispositions	\$	-	\$	50.6	\$	-				
Foreign Currency		(14.6)		(5.7)		(23.1)				
Total increase	\$	(14.6)	\$	44.9	\$	(23.1)				

Revenue

	Three months ended September 30, 2020									
		BE		СН	VZ					
			i	n millions						
Acquisitions & Dispositions	\$	-	\$	514.6	\$	-				
Foreign Currency		5.7		0.4		17.8				
Total increase	\$	5.7	\$	515.0	\$	17.8				

Adjusted EBITDA

	Three mont	ths e	nded Septemb	ber 30, 2020			
	BE		СН		VZ		
		ir	n millions				
Acquisitions & Dispositions	\$ -	\$	165.6	\$	-		
oreign Currency	3.3		0.2		5.3		
Total increase	\$ 3.3	\$	165.8	\$	5.3		

ADJUSTED EBITDA & ADJUSTED EBITDA LESS P&E ADDITIONS

The following table provides a reconciliation of our net earnings to Adjusted EBITDA and Adjusted EBITDA less P&E Additions for the nine months September 30, 2022 (in millions):

	Nine months ended September 30, 2022						
		Continuing Operations	Po	oland	Full	Company	
Net earnings	\$	5,789.6	\$	34.6	\$	5,824.2	
Income tax expense		209.6		9.3		218.9	
Other income, net		(60.2)		(0.1)		(60.3)	
Gain on Telenet Tower Sale		(700.4)		-		(700.4)	
Share of results of affiliates, net		(812.6)		-		(812.6)	
Gains on debt extinguishment, net		(2.8)		-		(2.8)	
Realized and unrealized losses due to changes in fair values of certain investments and debt, net		207.7		-		207.7	
Foreign currency transaction losses (gains), net		(3,186.4)		0.7		(3,185.7)	
Realized and unrealized losses (gains) on derivative instruments, net		(1,669.1)		0.1		(1,669.0)	
Interest expense		416.8		0.4		417.2	
Operating income		192.2		45.0		237.2	
Impairment, restructuring and other operating items, net		74.1		-		74.1	
Depreciation and amortization		1,588.4		1.0		1,589.4	
Share-based compensation expense.		143.4		0.2		143.6	
Adjusted EBITDA	\$	1,998.1	\$	46.2	\$	2,044.3	
Property and equipment additions		(1,089.6)		(20.3)		(1,109.9)	
Adjusted EBITDA less P&E Additions	\$	908.5	\$	25.9	\$	934.4	

ADJUSTED EBITDA & ADJUSTED EBITDA LESS P&E ADDITIONS (CONTINUED)

The following table provides a reconciliation of our net earnings to Adjusted EBITDA and Adjusted EBITDA less P&E Additions for the year ended December 31, 2021 (in millions):

	Year end	ed Dece	ember 31,	2021	
	Continuing				
	 perations	Po	land	Full	Company
Net earnings	\$ 13,527.5	\$	82.6	\$	13,610.1
Income tax expense	473.3		48.1		521.4
Other income, net	(44.9)		-		(44.9)
Gain on AtlasEdge JV Transaction	(227.5)		-		(227.5)
Gain on U.K. JV Transaction	(10,873.8)		-		(10,873.8)
Share of results of affiliates, net	175.4		-		175.4
Losses on debt extinguishment, net	90.6		-		90.6
Realized and unrealized gains due to changes in fair values of certain investments and debt, net	(735.0)		-		(735.0)
Foreign currency transaction losses (gains), net	(1,324.5)		0.4		(1,324.1)
Realized and unrealized losses (gains) on derivative instruments, net	(622.9)		0.7		(622.2)
Interest expense	882.1		1.9		884.0
Operating income	1,320.3		133.7	•	1,454.0
Impairment, restructuring and other operating items, net	(19.0)		0.3		(18.7)
Depreciation and amortization	2,353.7		75.0		2,428.7
Share-based compensation expense.	308.1		1.1		309.2
Adjusted EBITDA	\$ 3,963.1	\$	210.1	\$	4,173.2
Property and equipment additions	(2,169.5)		(83.1)		(2,252.6)
Adjusted EBITDA less P&E Additions	\$ 1,793.6	\$	127.0	\$	1,920.6

ADJUSTED EBITDA & ADJUSTED EBITDAAL

The following table provides a reconciliation of Adjusted EBITDA attributable to our continuing operations to Adjusted EBITDAaL for the nine months September 30, 2022 (in millions):

		Nine	months	ende	d Septem	ber:	30, 2022	
	BE		СН	lr	eland	C	entral	ontinuing perations
Adjusted EBITDA	\$ 989.4	\$	880.2	\$	152.5	\$	(24.0)	\$ 1,998.1
Depreciation and amortization on assets under finance leases	(40.4)		(4.3)		(0.3)		(4.5)	(49.5)
Interest expense on finance lease liabilities	(18.0)		(1.1)		-		(1.2)	(20.3)
Adjusted EBITDAaL	\$ 931.0	\$	874.8	\$	152.2	\$	(29.7)	\$ 1,928.3

LIBERTY GLOBAL FULL COMPANY ADJUSTED FCF & DISTRIBUTABLE CF

Adjusted Free Cash Flow (Adjusted FCF) & Distributable Cash Flow:

- Adjusted FCF: We define Adjusted FCF as net cash provided by the operating activities of our continuing operations, plus operating-related vendor financed expenses (which represents an increase in the period to our actual cash available as a result of extending vendor payment terms beyond normal payment terms, which are typically 90 days or less, through non-cash financing activities), less (i) cash payments in the period for capital expenditures, (ii) principal payments on operating- and capital-related amounts financed by vendors and intermediaries (which represents a decrease in the period to our actual cash available as a result of paying amounts to vendors and intermediaries where we previously had extended vendor payments beyond the normal payment terms), and (iii) principal payments on finance leases (which represents a decrease in the period to our actual cash available), each as reported in our condensed consolidated statements of cash flows with each item excluding any cash provided or used by our discontinued operations. Prior to the fourth quarter of 2021, our definition of Adjusted FCF excluded cash payments for third-party costs directly associated with successful acquisitions and dispositions. During the fourth quarter of 2021, we changed our definition of Adjusted FCF to include these cash payments. Cash paid for third-party costs directly associated with successful and unsuccessful acquisition and dispositions was \$9.8 million and \$8.1 million during the three months ended September 30, 2022 and 2021, respectively, and \$32.0 million and \$54.6 million during the nine months ended September 30, 2022 and 2021, respectively.
- <u>Distributable Cash Flow</u>: We define Distributable Cash Flow as Adjusted FCF, as re-defined during the fourth quarter of 2021, plus any dividends received from our equity affiliates that are funded by activities outside of their normal course of operations, including, for example, those funded by recapitalizations (referred to as "Other Affiliate Dividends").

We believe our presentation of Adjusted FCF and Distributable Cash Flow, each of which is a non-GAAP measure, provides useful information to our investors because these measures can be used to gauge our ability to (a) service debt and (b) fund new investment opportunities after consideration of all actual cash payments related to our working capital activities and expenses that are capital in nature, whether paid inside normal vendor payment terms or paid later outside normal vendor payment terms (in which case we typically pay in less than 365 days). Adjusted FCF and Distributable Cash Flow should not be understood to represent our ability to fund discretionary amounts, as we have various mandatory and contractual obligations, including debt repayments, that are not deducted to arrive at these amounts. Investors should view Adjusted FCF and Distributable Cash Flow as supplements to, and not substitutes for, U.S. GAAP measures of liquidity included in our condensed consolidated statements of cash flows. Further, our Adjusted FCF and Distributable Cash Flow may differ from how other companies define and apply their definition of Adjusted FCF or other similar measures. Consistent with the basis for our full year 2022 Distributable Cash Flow guidance, the following table provides a reconciliation of our Full Company net cash provided by operating activities to Full Company Adjusted FCF and Full Company Distributable Cash Flow for the indicated periods.

LIBERTY GLOBAL FULL COMPANY ADJUSTED FCF & DISTRIBUTABLE CF (CONTINUED)

	Nine mo	nths ended	Ye	ear ended
	Septembe	er 30, 2022	Decer	nber 31, 2021
Net cash provided by operating activities	S	1,954.6	S	3,549.0
Operating-related vendor financing additions (i)		403.6		1,799.6
Cash capital expenditures, net		(945.1)		(1,459.8)
Principal payments on operating-related vendor financing		(529.2)		(1,424.0)
Principal payments on capital-related vendor financing		(125.5)		(998.8)
Principal payments on finance leases		(46.7)		(76.6)
Full Company as Reported Adjusted FCF		711.7		1,389.4
Other affiliate dividends		266.9		-
Full Company Distributable Cash Flow	\$	978.6	\$	1,389.4

⁽i) For purposes of our condensed consolidated statements of cash flows, operating-related vendor financing additions represent operating-related expenses financed by an intermediary that are treated as constructive operating cash outflows and constructive financing cash inflows when the intermediary settles the liability with the vendor. When we pay the financing intermediary, we record financing cash outflows in our condensed consolidated statements of cash flows. For purposes of our Adjusted FCF definition, we (i) add in the constructive financing cash inflow when the intermediary settles the liability with the vendor as our actual net cash available at that time is not affected and (ii) subsequently deduct the related financing cash outflow when we actually pay the financing intermediary, reflecting the actual reduction to our cash available to service debt or fund new investment opportunities.

SUPPLEMENTAL ADJUSTED ATTRIBUTED FREE CASH FLOW & DISTRIBUTABLE CASH FLOW

We define Adjusted FCF as net cash provided by the operating activities of our continuing operations, plus operating-related vendor financed expenses (which represents an increase in the period to our actual cash available as a result of extending vendor payment terms beyond normal payment terms, which are typically 90 days or less, through non-cash financing activities), less (i) cash payments in the period for capital expenditures, (ii) principal payments on operating- and capital-related amounts financed by vendors and intermediaries (which represents a decrease in the period to our actual cash available as a result of paying amounts to vendors and intermediaries where we previously had extended vendor payments beyond the normal payment terms), and (iii) principal payments on finance leases (which represents a decrease in the period to our actual cash available), each as reported in our condensed consolidated statements of cash flows with each item excluding any cash provided or used by our discontinued operations. Prior to the fourth quarter of 2021, our definition of Adjusted FCF excluded cash payments for third-party costs directly associated with successful and unsuccessful acquisitions and dispositions was \$32.0 million and \$54.6 million during the nine months ended September 30, 2022 and 2021, respectively.

We define Distributable Cash Flow as Adjusted FCF, as re-defined during the fourth quarter of 2021, plus any dividends received from our equity affiliates that are funded by activities outside of their normal course of operations, including, for example, those funded by recapitalizations (referred to as "Other Affiliate Dividends").

The following table provides a reconciliation of our net cash provided by operating activities to Adjusted Free Cash Flow for the indicated period. In addition, in order to provide information regarding our Adjusted Attributed Free Cash Flow, which is used for internal management reporting and capital allocation purposes and is consistent with the way in which our chief operating decision maker evaluates our operating segments, we have provided a reconciliation of our Adjusted Free Cash Flow to our Adjusted Attributed Free Cash Flow, which incorporates adjustments related to (i) the allocation of interest and fees within the UPC Holding borrowing group, (ii) the Centrally-held Operating Cost Allocation and (iii) the Centrally-held Property and Equipment Attribution, each as further described below. We believe our presentation of Adjusted FCF and Distributable Cash Flow, each of which is a non-GAAP measure, provides useful information to our investors because these measure can be used to gauge our ability to (a) service debt and (b) fund new investment opportunities after consideration of all actual cash payments related to our working capital activities and expenses that are capital in nature whether paid inside normal vendor payment terms or paid later outside normal vendor payment terms (in which case we typically pay in less than 365 days). Adjusted FCF and Distributable Cash Flow should not be understood to represent our ability to fund discretionary amounts, as we have various mandatory and contractual obligations, including debt repayments, that are not deducted to arrive at these amounts. Investors should view Adjusted FCF and Distributable Cash Flow as supplements to, and not substitutes for, U.S. GAAP measures of liquidity including debt repayments, that are not deducted to arrive at these amounts. Investors should view Adjusted FCF and Distributable Cash Flow may differ from how other companies define and apply their definition of Adjusted FCF and Flow FCF and Flow for the indicated periods.

				Co	ontin	uing Operatio	ns	·			scontinued Operations	
	1	reland	В	Selgium	Sı	vitzerland		ntral and ther (a)	Co	Total ntinuing erations	Poland	tal Liberty Global
								in millions				
Adjusted free cash flow:												
Net cash provided by operating activities	\$	111.0	\$	736.6	\$	919.6	\$	136.3	\$	1,903.5	\$ 51.1	\$ 1,954.6
Operating-related vendor financing additions		-		295.6		99.5		2.0		397.1	6.5	403.6
Cash capital expenditures, net		(70.6)		(326.8)		(298.7)		(233.2)		(929.3)	(15.8)	(945.1)
Principal payments on operating-related vendor financing		-		(312.8)		(198.8)		(14.3)		(525.9)	(3.3)	(529.2)
Principal payments on capital-related vendor financing		-		(41.5)		(45.1)		(33.4)		(120.0)	(5.5)	(125.5)
Principal payments on finance leases		-		(39.9)		(3.3)		(3.3)		(46.5)	(0.2)	(46.7)
Adjusted free cash flow		40.4		311.2		473.2		(145.9)		678.9	32.8	711.7
Adjustments to attributed adjusted free cash flow:												
Interest allocation (b)		-		-		(205.0)		228.8		23.8	(23.8)	-
Centrally-held Operating Cost Allocations (c)		(7.1)		-		(17.6)		27.0		2.2	(2.2)	-
Centrally-held Property and Equipment Attributions (d)		(13.8)		(9.6)		(32.6)		59.6		3.6	(3.6)	-
Attributed adjusted free cash flow		19.5		301.6		218.0		169.5		708.5	3.2	711.7
Other affiliate dividends		-		-		-		266.9		266.9	-	266.9
Distributable cash flow	\$	19.5	\$	301.6	\$	218.0	\$	436.4	\$	975.4	\$ 3.2	\$ 978.6

Nine months ended September 30, 2022

SUPPLEMENTAL ADJUSTED ATTRIBUTED FREE CASH FLOW & DISTRIBUTABLE CASH FLOW (CONTINUED)

- a. Includes our operations in Slovakia and intersegment eliminations.
- b. Represents the third-party interest, fees and related derivative payments made by UPC Holding (a parent entity included in Central and Other) in relation to its operating entities. This interest is allocated to each of the respective operating entities based on our estimates of the composition of the underlying debt and swap portfolio and applicable interest rates within each country.
- c. Central and Other incurs certain operating costs related to our centrally-managed technology and innovation function. These costs are allocated from Central and Other to operating segments, referred to as the "Centrally-held Operating Cost Allocations". The allocation of these costs to our operating segments is consistent with the way in which our chief operating decision maker evaluates the Adjusted EBITDA of our operating segments. For purposes of our Attributed Adjusted Free Cash Flow and Distributable Cash Flow presentation and consistent with our internal management reporting, we assume the allocations to our operating segments are cash settled in the period they are incurred. As a result, any working capital or other free cash flow benefit or detriment related to the actual timing of payments are reported within Central and Other.
- d. Central and Other incurs certain capital costs for the benefit of our operating segments. Generally, for purposes of the consolidated financial statements of our borrowing groups, the expense associated with these capital costs is allocated and/or charged to our operating segments as related-party fees and allocations in their respective statements of operations over the period in which the operating segment benefits from the use of the Central and Other asset. These amounts are based on (i) our estimate of its share of underlying costs, (ii) our estimate of its share of the underlying costs plus a mark-up or (iii) commercially-negotiated rates. These charges and allocations differ from the attributed Adjusted EBITDA less P&E Additions approach used for internal management reporting. For internal management reporting and capital allocation purposes, we evaluate the Adjusted EBITDA less P&E Additions of our operating segments on an "attributed" basis, whereby we estimate and attribute certain capital costs incurred by Central and Other to our operating segments as if that operating segment directly incurred its estimated share of the capital costs in the same period the costs were incurred by Central and Other, referred to as the "Centrally-held Property and Equipment Additions". These capital costs represent assets that are jointly used by our operating segments. The amounts attributed to each operating segment are estimated based on (a) actual costs incurred by Central and Other, without any mark-up, and (b) each respective operating segment's estimated use of the associated assets. For purposes of our Attributed Adjusted Free Cash Flow and Distributable Cash Flow presentation and consistent with our internal management reporting, we assume the attributions to our operating segments are cash settled in the period they are incurred. As a result, any working capital or other free cash flow benefit or detriment related to the actual timing of payments are reported within Central and Other.

RECONCILIATIONS – VODAFONEZIGGO JV

VODAFONEZIGGO JV ADJUSTED FREE CASH FLOW (VODAFONEZIGGO JV ADJ FCF)

VodafoneZiggo JV Adjusted FCF is defined as net cash provided by operating activities, plus (i) operating-related vendor financed expenses (which represents an increase in the period to actual cash available as a result of extending vendor payment terms beyond normal payment terms, which are typically 90 days or less, through non-cash financing activities), and (ii) interest payments on certain Shareholder loans, less (a) cash payments in the period for capital expenditures, (b) principal payments on operating- and capital-related amounts financed by vendors and intermediaries (which represents a decrease in the period to actual cash available as a result of paying amounts to vendors and intermediaries where terms had previously been extended beyond the normal payment terms) and (c) principal payments on finance leases (which represents a decrease in the period to actual cash available). We believe that the presentation of VodafoneZiggo JV Adjusted Free Cash Flow provides useful information to our investors because this measure can be used to gauge VodafoneZiggo's ability to service debt, distribute cash to parent entities and fund new investment opportunities after consideration of all actual cash payments related to working capital activities and expenses that are capital in nature whether paid inside normal vendor payment terms or paid later outside normal vendor payment terms (in which case amounts are typically paid in less than 365 days). VodafoneZiggo JV Adj FCF, which is a non-GAAP measure, should not be understood to represent VodafoneZiggo's ability to fund discretionary amounts, as it has various mandatory and contractual obligations, including debt repayments, that are not deducted to arrive at this amount. Investors should view adjusted free cash flow as a supplement to, and not a substitute for, U.S. GAAP measures of liquidity included in VodafoneZiggo's condensed consolidated statements of cash flows within its bond report. Further, VodafoneZiggo Adjusted FCF may differ from how other companies d

Adjusted Free Cash Flow is a non-GAAP measure as contemplated by the U.S. Securities and Exchange Commission. A reconciliation of VodafoneZiggo JV for the nine months ended September 30, 2022 is provided below.

	Nine mo	onths ended
	Septem	ber 30, 2022
	in n	nillions
Net cash provided by operating activities	\$	1,010.6
Operating-related vendor financing additions		555.9
Interest payments on shareholder loans		80.2
Cash capital expenditures, net		(418.0)
Principal payments on operating-related vendor financing		(531.3)
Principal payments on capital-related vendor financing		(389.8)
Principal payments on finance leases		(6.6)
NL JV Adjusted FCF	\$	301.0

CENTRALLY-HELD P&E ATTRIBUTIONS / ATTRIBUTED ADJUSTED EBITDA LESS P&E ADDITIONS

Property and equipment additions presented for Central and Other include certain capital costs incurred for the benefit of our operating segments. Generally, for purposes of the consolidated financial statements of our borrowing groups, the expense associated with these capital costs is allocated and/or charged to our operating segments as related-party fees and allocations in their respective statements of operations over the period in which the operating segment benefits from the use of the Central and Other asset. Related-party fees and allocations are excluded from the reported Adjusted EBITDA metric of these borrowing groups. These amounts are based on (i) our estimate of its share of underlying costs, (ii) our estimate of its share of the underlying costs plus a mark-up or (iii) commercially-negotiated rates. These charges and allocations differ from the attributed Adjusted EBITDA less P&E Additions approach, as further described below.

For internal management reporting and capital allocation purposes, we evaluate the Adjusted EBITDA less P&E Additions of our operating segments on an "attributed" basis, whereby we estimate and attribute certain capital costs incurred by Central and Other to our operating segments as if that operating segment directly incurred its estimated share of the capital costs in the same period the costs were incurred by Central and Other. These capital costs represent assets that are jointly used by our operating segments. In the context of evaluating our operating segments, we believe this non-GAAP approach, which we refer to as the "Centrally-held Property and Equipment Attributions", is a meaningful measure as it represents a transparent view of what the estimated capital spend for our operating segments might be if they were to operate as a stand-alone business (excluding, among other considerations, any impact from lost economies of scale) and allows us to more accurately (i) review capital trends by operating segment, (ii) perform benchmarking between operating segments and (iii) drive alignment and accountability between Central and Other and our operating segments with respect to our consolidated capital spend. The amounts attributed to each operating segment are estimated based on (a) actual costs incurred by Central and Other, without any mark-up, and (b) each respective operating segment's estimated use of the associated assets. The below table summarizes the Centrally-held Property and Equipment Attributions, consistent with our internal management reporting approach.

	Nine months ended
	September 30,
Ī	2022

Increase (decrease) to property and equipment additions:

Belgium	9.6
Switzerland	32.6
Ireland	13.8
Central and Other	(59.6)
Total Liberty Global Continuing Operations\$	(3.6)
Poland	3.6
Total Liberty Global\$	-

CENTRALLY-HELD P&E ATTRIBUTIONS / ATTRIBUTED ADJ EBITDA LESS P&E ADDITIONS - CONTINUED

A reconciliation of our Adjusted EBITDA to attributed Adjusted EBITDA less P&E Additions, including Centrally-held Property and Equipment Attributions, consistent with our internal management reporting approach, of (i) our operating segments and (ii) consolidated Liberty Global is presented in the following tables. This presentation is for illustrative purposes only and is intended as a supplement to, and not a substitute for, our U.S. GAAP presentation of the property and equipment additions of our reportable segments.

	Nine months ended September 30, 2022													
								Lib	erty Global					
							Central &		ontinuing			To	tal Liberty	
	Belgium		Switzerland		reland	c	orporate	0	perations		Poland		Global	
							in millions							
Adjusted EBITDA	\$ 989	4 9	\$ 880.2	\$	152.5	\$	(24.0)	\$	1,998.1	\$	46.2	\$	2,044.3	
Property & equipment additions	(433	9)	(395.8)		(83.4)		(176.5)		(1,089.6)		(20.3)		(1,109.9)	
Centrally-held P&E Attribution	(9	6)	(32.6)		(13.8)		59.6		3.6		(3.6)		-	
Attributed Adjusted EBITDA less P&E Additions (including attribution of Centrally-held P&E)	545	9	451.8		55.3		(140.9)		912.1		22.3		934.4	
Lightning P&E	_				6.0				6.0				6.0	
Pre-Lightning Attributed Adjusted EBITDA less P&E Additions (including attribution of Centrally-held P&E)	\$ 545	9 3	\$ 451.8	\$	61.3	\$	(140.9)	\$	918.1	\$	22.3	\$	940.4	

VMO2 JV RECONCILIATIONS - REVENUE

The following table provides reconciliations from VMO2 JV Transaction Adjusted IFRS revenue to US GAAP revenue for the indicated periods:

										Pro Fo	orma									
				Three i	nonths	ended March 31	, 2020	l						Three	mon	ths ended June 30,	2020			
			IFRS/U	S GAAP			1	Transaction		Transaction			IF	RS/US GAAP			Tr	ransaction	Tr	ansaction
	US GAAP Reve	nue	Adjustn	nents (a)	IFF	RS Revenue	Ad	ljustments (b)	A	djusted IFRS	US	GAAP Revenue	Ad	ljustments (a)		FRS Revenue	Adju	ustments (b)	Adj	usted IFRS
										in mil	llions									
Revenue:																				
Mobile	\$ 1,9	24.9	\$	(30.6)	\$	1,894.4	\$	-	\$	1,894.4	\$	1,818.8	\$	(29.7)	\$	1,789.1	\$	-	\$	1,789.1
Consumer fixed	1,1	11.9		-		1,111.9		6.7		1,118.6		1,043.9		-		1,043.9		5.2		1,049.1
B2B fixed	1:	90.3		-		190.3		7.8		198.1		191.0		-		191.0		6.7		197.7
Other	1:	54.6				154.6		1.9		156.5		128.6				128.6		1.9		130.4
Total revenue	\$ 3,3	81.8	\$	(30.6)	\$	3,351.2	\$	16.4	\$	3,367.6	\$	3,182.3	\$	(29.7)	\$	3,152.7	\$	13.8	\$	3,166.4

								Pro Fo	orm	na									
			Three m	onths	ended September	30, 202	0					Three mo	onths (ended December 3	r 31, 2020				
		IFRS	S/US GAAP			Tr	ansaction	Transaction			IF	RS/US GAAP			Ti	ransaction	T	ransaction	
	US GAAP Revenue	Adju	stments (a)		FRS Revenue	Adju	ıstments (b)	Adjusted IFRS	U	US GAAP Revenue	Ad	justments (a)		RS Revenue	Adju	ustments (b)	Ac	justed IFRS	
								in mil	lion	15									
Revenue:																			
Mobile	\$ 1,921.7	S	(31.1)	\$	1,890.5	S	-	\$ 1,890.5	\$	2,104.5	\$	(33.3)	\$	2,071.2	\$	-	\$	2,071.2	
Consumer fixed	1,109.2		-		1,109.2		2.8	1,112.1		1,139.0		-		1,139.0		0.5		1,139.5	
B2B fixed	215.3		-		215.3		6.3	221.7		251.9		-		251.9		5.7		257.6	
Other	115.2		-		115.2		1.9	117.1		148.3		-		148.3		2.0		150.3	
Total revenue	\$ 3,361.4	\$	(31.1)	\$	3,330.2	\$	11.1	\$ 3,341.3	\$	3,643.7	\$	(33.3)	\$	3,610.4	\$	8.2	\$	3,618.6	

⁽a) Revenue IFRS/US GAAP differences relate to certain handset securitization transactions.

⁽b) In connection with the completion of the joint venture, the opening balance sheet of the combined business was reported at its estimated fair value. As such, certain amounts were adjusted to reflect the new basis of accounting. These transaction adjustments therefore reverse the effect of the deferred revenue write-off.

VMO2 JV RECONCILIATIONS - REVENUE

The following tables provide reconciliations from VMO2 JV Transaction Adjusted IFRS revenue to US GAAP revenue for the indicated periods:

									Pro Fo	orma										
				Year	r ende	d December 31, 2	020						Three	montl	hs ended March 31	, 2021	2021			
			IFR:	S/US GAAP			T	ransaction	Transaction			IF	RS/US GAAP			Ti	ransaction	T	ransaction	
	US GA	AP Revenue	Adju	istments (a)		FRS Revenue	Adj	ustments (b)	Adjusted IFRS	US	GAAP Revenue	Ac	ljustments (a)		FRS Revenue	Adj	ustments (b)	A	ljusted IFRS	
				_		_			in mil	lions			_		_					
Revenue:																				
Mobile	\$	7,769.9	S	(124.7)	\$	7,645.2	\$	-	\$ 7,645.2	\$	1,924.8	\$	(36.1)	\$	1,888.7	S	-	\$	1,888.7	
Consumer fixed		4,404.0		-		4,404.0		15.2	4,419.3		1,183.1		-		1,183.1		-		1,183.1	
B2B fixed		848.6		-		848.6		26.5	875.1		231.9		-		231.9		5.1		237.0	
Other		546.7		-		546.7		7.7	554.4		150.6		_		150.6		2.1		152.6	
Total revenue	\$	13,569.2	\$	(124.7)	\$	13,444.5	\$	49.5	\$ 13,494.0	\$	3,490.4	\$	(36.1)	\$	3,454.4	\$	7.2	\$	3,461.5	

						Pro Forma					Actual Actual										
				Three	month	s ended June 30,	2021							Three mo	onths	ended September	30, 2021				
			IFRS/	US GAAP			Tra	ansaction	1	ransaction			IF	RS/US GAAP			Tra	insaction	Tra	ansaction	
	US GA	AP Revenue	Adjust	ments (a)	IFI	RS Revenue	Adju	stments (b)	Α	djusted IFRS	US	GAAP Revenue	Ad	justments (a)		IFRS Revenue	Adjus	stments (b)	Adj	usted IFRS	
				_						in mi	llions									_	
Revenue:																					
Mobile	\$	1,990.1	\$	(37.5)	\$	1,952.6	\$	-	\$	1,952.6	\$	2,059.0	\$	(39.5)	\$	2,019.5	\$	-	\$	2,019.5	
Consumer fixed		1,215.4		-		1,215.4		1.7		1,217.0		1,192.4		-		1,192.4		4.7		1,197.1	
B2B fixed		228.1		-		228.1		5.3		233.4		207.7		-		207.7		6.6		214.3	
Other		159.6		-		159.6		2.1		161.7		154.9		-		154.9		2.1		157.0	
Total revenue	\$	3,593.1	\$	(37.5)	\$	3,555.6	\$	9.1	\$	3,564.7	\$	3,614.0	\$	(39.5)	\$	3,574.5	\$	13.4	\$	3,587.9	

⁽a) Revenue IFRS/US GAAP differences relate to certain handset securitization transactions.

⁽b) In connection with the completion of the joint venture, the opening balance sheet of the combined business was reported at its estimated fair value. As such, certain amounts were adjusted to reflect the new basis of accounting. These transaction adjustments therefore reverse the effect of the deferred revenue write-off.

VMO2 JV RECONCILIATIONS – REVENUE (CONTINUED)

The following tables provide reconciliations from VMO2 JV Transaction Adjusted IFRS revenue to US GAAP revenue for the indicated periods:

		Actual										Pro Forma								
		Three months ended December 31, 2021										Year ended December 31, 2021								
			IFRS/	/US GAAP			Transaction Transaction		ransaction	IFRS/US GAAP				Transaction		Transaction				
	US GA	AP Revenue	Adjus	tments (a)	IFF	RS Revenue	Adju	stments (b)	Ad	ljusted IFRS	US	GAAP Revenue	Adju	ıstments (a)	IF	RS Revenue	Adjustm	ents (b)	Adju	usted IFRS
										in mil	llions									
Revenue:																				
Mobile	S	2,175.3	\$	(41.0)	\$	2,134.3	S	-	\$	2,134.3	\$	8,149.2	S	(154.0)	\$	7,995.2	\$	-	\$	7,995.2
Consumer fixed		1,153.9		-		1,153.9		3.8		1,157.6		4,744.7		-		4,744.7		10.1		4,754.8
B2B fixed		210.5		-		210.5		5.9		216.4		878.2		-		878.2		23.0		901.1
Other		160.7				160.7		2.0		162.8		625.8				625.8		8.3		634.0
Total revenue	\$	3,700.4	\$	(41.0)	\$	3,659.4	\$	11.7	\$	3,671.1	\$	14,397.8	\$	(154.0)	\$	14,243.8	\$	41.4	\$	14,285.2

										Acti	ual									
		Three months ended March 31, 2022										Three months ended June 30, 2022								
			IFRS	/US GAAP			Transaction Transaction			Transaction	IFRS/US GAAP						Transaction		Transaction	
	US GAAP RE	venue	Adju	stments (a)	II	RS Revenue	Ad	ljustments (b)		Adjusted IFRS	US	GAAP Revenue	Ad	justments (a)	IF	RS Revenue	Adjustr	ments (b)	Α	djusted IFRS
						_				in mil	lions	_		_						
Revenue:																				
Mobile	\$	1,897.4	\$	(43.5)	\$	1,853.9	\$	-	\$	1,853.9	\$	1,794.7	\$	-	\$	1,794.7	\$	-	\$	1,794.7
Consumer fixed		1,144.1		_		1,144.1		3.0		1,147.1		1,084.6		-		1,084.6		1.6		1,086.3
B2B fixed		198.7		-		198.7		5.2		203.9		172.5		-		172.5		4.3		176.8
Other		157.8		_		157.8		2.0		159.8		150.7		-		150.7		1.6		152.3
Total revenue	\$	3,398.0	\$	(43.5)	\$	3,354.5	\$	10.2	\$	3,364.7	\$	3,202.6	\$	-	\$	3,202.6	\$	7.5	\$	3,210.2

⁽a) Through March 31, 2022, revenue IFRS/US GAAP differences relate to certain handset securitization transactions.

⁽b) In connection with the completion of the joint venture, the opening balance sheet of the combined business was reported at its estimated fair value. As such, certain amounts were adjusted to reflect the new basis of accounting. These transaction adjustments therefore reverse the effect of the deferred revenue write-off.

VMO2 JV RECONCILIATIONS – REVENUE (CONTINUED)

The following tables provide reconciliations from VMO2 JV Transaction Adjusted IFRS revenue to US GAAP revenue for the indicated periods:

						Actual								
		Three months ended September 30, 2022												
	US GAAP Revenue					S Revenue millions		action nents (a)	Transaction Adjusted IFRS					
Revenue:														
Mobile	\$	1,763.0	\$	-	\$	1,763.0	\$	-	\$	1,763.0				
Consumer fixed		1,000.6		_		1,000.6		8.0		1,001.4				
B2B fixed		149.5		-		149.5		3.5		153.0				
Other		129.0		-		129.0		1.2		130.2				
Total revenue	\$	3,042.1	\$	-	\$	3,042.1	\$	5.5	\$	3,047.6				

⁽a) In connection with the completion of the joint venture, the opening balance sheet of the combined business was reported at its estimated fair value. As such, certain amounts were adjusted to reflect the new basis of accounting. These transaction adjustments therefore reverse the effect of the deferred revenue write-off.

VMO2 JV RECONCILIATIONS – ADJ EBITDA

The following tables provide reconciliations from VMO2 JV Transaction Adjusted IFRS Adjusted EBITDA to US GAAP Adjusted EBITDA for the indicated periods:

	Pro Forma											
		Year ended										
	March 31, 2020		June 30, 2020	Se	eptember 30, 2020	Dece	ember 31, 2020	December 31, 2020				
					in millions							
Adjusted EBITDA:												
US GAAP Adjusted EBITDA	\$ 1,065.5	\$	1,037.7	\$	1,111.2	\$	1,107.8	\$	4,322.2			
IFRS/US GAAP Adjustments (a)	91.2		90.9		91.1		129.7		402.9			
IFRS Adjusted EBITDA	1,156.7		1,128.6		1,202.3		1,237.5		4,725.0			
Transaction Adjustments (b)	(43.7)		(36.1)		(29.6)		(19.7)		(129.1)			
IFRS Transaction Adjusted EBITDA	\$ 1,112.9	\$	1,092.5	\$	1,172.7	\$	1,217.8	\$	4,595.9			

	Pro F	orma		Actual	Pro Forma	Actual				
		Three mor	nths ended		Year ended	Three months ended				
	March 31, 2021	June 30, 2021	September 30, 2021	December 31, 2021	December 31, 2021	March 31, 2022	June 30, 2022	September 30, 2022		
			in	millions						
Adjusted EBITDA:										
US GAAP Adjusted EBITDA	\$ 1,149.3	\$ 1,210.3	\$ 1,180.3	\$ 1,125.3	\$ 4,665.3	\$ 1,395.3	\$ 1,059.4	\$ 1,060.5		
IFRS/US GAAP Adjustments (a)	106.0	98.4	95.1	97.9	397.5	(141.4)	152.3	98.2		
IFRS Adjusted EBITDA	1,255.3	1,308.7	1,275.4	1,223.2	5,062.8	1,254.0	1,211.7	1,158.7		
Transaction Adjustments (b)	(11.3)	(17.8)	(32.9	(27.5)	(89.5)	(17.9)	(10.5)	(5.3)		
IFRS Transaction Adjusted EBITDA	\$ 1,244.0	\$ 1,290.9	\$ 1,242.5	\$ 1,195.7	\$ 4,973.2	\$ 1,236.0	\$ 1,201.2	\$ 1,153.4		

⁽a) Adjusted EBITDA IFRS/US GAAP differences primarily relate to (i) the JV's investment in CTIL, (ii) leases and (iii) certain handset securitization transactions through March 31, 2022, which include a one-time gain in Q1 2022 of approximately \$233 million related to the Q1 restructuring of the legacy O2 securitization structure.

⁽b) In connection with the completion of the joint venture, the opening balance sheet of the combined business was reported at its estimated fair value. As such, certain amounts were adjusted to reflect the new basis of accounting. These transaction adjustments therefore reverse the effect of (i) deferred commissions and install costs write-off, and (ii) deferred revenue write-off.

VMO2 JV RECONCILIATIONS – ADJ EBITDA LESS P&E ADDITIONS

The following table provides reconciliations from VMO2 JV Transaction Adjusted IFRS Adjusted EBITDA to US GAAP Adjusted EBITDA and Adjusted EBITDA less P&E Additions for the indicated period:

	Actual				
	Nine months	ended September 30, 2022			
	ir	n millions			
Adjusted EBITDA:					
US GAAP Adjusted EBITDA		3,515.2			
IFRS/US GAAP Adjustments (a)		109.1			
IFRS Adjusted EBITDA		3,624.3			
Transaction Adjustments (b)		(33.8)			
IFRS Transaction Adjusted Adj EBITDA	\$	3,590.5			
Property & Equipment Additions:					
US GAAP Property & Equipment Additions		2,053.7			
IFRS/US GAAP Adjustments (c)		153.9			
IFRS Property & Equipment Additions		2,207.6			
Adjusted EBITDA less P&E Additions:					
US GAAP Adjusted EBITDA	\$	3,515.2			
US GAAP Property & Equipment Additions		(2,053.7)			
US GAAP Adjusted EBITDA less P&E Additions		1,461.5			
Transaction Adjustments (b)		(33.8)			
IFRS/US GAAP Adjustments (a) (c)		(44.8)			
IFRS Transaction Adjusted Adj EBITDA less P&E Additions	\$	1,382.9			

- (a) Adjusted EBITDA IFRS/US GAAP differences primarily relate to (i) the JV's investment in CTIL, (ii) leases and (iii) certain handset securitization transactions.
- (b) In connection with the completion of the joint venture, the opening balance sheet of the combined business was reported at its estimated fair value. As such, certain amounts were adjusted to reflect the new basis of accounting. These transaction adjustments therefore reverse the effect of (i) deferred commissions and install costs write-off and (ii) deferred revenue write-off.
- (c) Property & Equipment Additions IFRS/US GAAP differences primarily relate to (i) the JV's investment in CTIL and (ii) leases.

VMO2 JV RECONCILIATIONS – ADJUSTED FCF

VMO2 JV ADJUSTED FREE CASH FLOW (VMO2 JV ADJ FCF)

VMO2 JV Adjusted FCF is defined as net cash provided by operating activities, plus operating-related vendor financed expenses (which represents an increase in the period to actual cash available as a result of extending vendor payment terms beyond normal payment terms, which are typically 90 days or less, through non-cash financing activities), less (i) cash payments in the period for capital expenditures, (ii) principal payments on operating- and capital-related amounts financed by vendors and intermediaries (which represents a decrease in the period to actual cash available as a result of paying amounts to vendors and intermediaries where terms had previously been extended beyond the normal payment terms) and (iii) principal payments on finance leases (which represents a decrease in the period to actual cash available). We believe that the presentation of VMO2 Adjusted Free Cash Flow provides useful information to our investors because this measure can be used to gauge VMO2's ability to service debt, distribute cash to parent entities and fund new investment opportunities after consideration of all actual cash payments related to working capital activities and expenses that are capital in nature whether paid inside normal vendor payment terms or paid later outside normal vendor payment terms (in which case amounts are typically paid in less than 365 days). VMO2 JV FCF, which is a non-GAAP measure, should not be understood to represent VMO2's ability to fund discretionary amounts, as it has various mandatory and contractual obligations, including debt repayments, that are not deducted to arrive at this amount. Investors should view adjusted free cash flow as a supplement to, and not a substitute for, GAAP measures. For purposes of its standalone reporting obligations, VMO2 prepares its consolidated financial statements in accordance with IFRS.

A reconciliation of VMO2 JV FCF for the indicated period is provided below.

	Nine months ended September 30, 2022		
Adjusted Free Cash Flow: US GAAP:		in millions	
Net cash provided by operating activities	\$	2,447.9	
Cash capital expenditures, net		(950.7)	
Operating-related vendor financing additions		2,432.8	
Principal payments on operating-related vendor financing		(2,388.8)	
Principal payments on capital-related vendor financing		(1,054.7)	
Principal payments on finance leases		(21.6)	
US GAAP Adjusted FCF		464.9	
IFRS:			
IFRS/US GAAP Adjustments (1)		(136.6)	
IFRS Adjusted FCF	\$	328.3	