

LPL Financial

Investor Presentation
Q3 2019

November 12, 2019

Notice to Investors: Safe Harbor Statement

Statements in this presentation regarding LPL Financial Holdings Inc.'s (together with its subsidiaries, the "Company") future financial and operating results, growth, opportunities, enhancements, priorities, business strategies and outlook, including forecasts, projections and statements relating to market and macroeconomic trends, future leverage, debt structure, liquidity, capital deployment, service offerings, models and capabilities, brokerage and advisory asset levels and mix, potential Gross Profit* benefits, deposit betas, interest rate sensitivities, Core G&A* and technology-related expenses (including outlooks for 2019), investments and capital returns, as well as any other statements that are not related to present facts or current conditions or that are not purely historical, constitute forward-looking statements. These forward-looking statements are based on the Company's historical performance and its plans, estimates, and expectations as of November 12, 2019. Forward-looking statements are not guarantees that the future results, plans, intentions, or expectations expressed or implied by the Company will be achieved. Matters subject to forward-looking statements involve known and unknown risks and uncertainties, including economic, legislative, regulatory, competitive, and other factors, which may cause actual financial or operating results, levels of activity, or the timing of events, to be materially different than those expressed or implied by forward-looking statements. Important factors that could cause or contribute to such differences include: changes in interest rates and fees payable by banks participating in the Company's client cash programs, including the Company's success in negotiating agreements with current or additional counterparties; the Company's strategy and success in managing client cash program fees; fluctuations in the levels of brokerage and advisory assets, including net new assets, and the related impact on revenue; effects of competition in the financial services industry; the success of the Company in attracting and retaining financial advisors and institutions, and their ability to market effectively financial products and services; whether retail investors served by newly-recruited advisors choose to move their respective assets to new accounts at the Company; changes in growth and profitability of the Company's fee-based business, including the Company's centrally managed advisory platform; the effect of current, pending, and future legislation, regulation, and regulatory actions, including disciplinary actions imposed by federal and state regulators and self-regulatory organizations, and the implementation of Regulation BI (Best Interest); the cost of settling and remediating issues related to regulatory matters or legal proceedings, including actual costs of reimbursing customers for losses in excess of our reserves; changes made to the Company's services and pricing, including in response to competitive developments and current, pending, and future legislation, regulation, and regulatory actions, and the effect that such changes may have on the Company's Gross Profit* streams and costs; execution of the Company's capital management plans, including its compliance with the terms of its credit agreement and the indenture governing its senior notes; the price, the availability of shares, and trading volumes of the Company's common stock, which will affect the timing and size of future share repurchases by the Company; execution of the Company's plans and its success in realizing the synergies, expense savings, service improvements or efficiencies expected to result from its investments, initiatives and programs, including its acquisitions of Allen & Company of Florida, LLC ("Allen & Company") and AdvisoryWorld and its expense plans and technology initiatives; the performance of third-party service providers to which business processes are transitioned; the Company's ability to control operating risks, information technology systems risks, cybersecurity risks, and sourcing risks; and the other factors set forth in Part I, "Item 1A. Risk Factors" in the Company's 2018 Annual Report on Form 10-K, as may be amended or updated in the Company's Quarterly Reports on Form 10-Q or other filings with the SEC. Except as required by law, the Company specifically disclaims any obligation to update any forward-looking statements as a result of developments occurring after November 12, 2019, even if its estimates change, and statements contained herein are not to be relied upon as representing the Company's views as of any date subsequent to November 12, 2019.

THIS PRESENTATION PRESENTS DATA AS OF SEPTEMBER 30, 2019, UNLESS OTHERWISE INDICATED.

*Notice to Investors: Non-GAAP Financial Measures

Management believes that presenting certain non-GAAP financial measures by excluding or including certain items can be helpful to investors and analysts who may wish to use some or all of this information to analyze the Company's current performance, prospects, and valuation. Management uses this non-GAAP information internally to evaluate operating performance and in formulating the budget for future periods. Management believes that the non-GAAP financial measures and metrics discussed herein are appropriate for evaluating the performance of the Company. **Specific Non-GAAP financial measures have been marked with an * (asterisk) within this presentation. Management has also presented certain non-GAAP financial measures further adjusted to reflect the impact of the Company's acquisitions of AdvisoryWorld and the broker/dealer network of National Planning Holdings, Inc. ("NPH"). Reconciliations and calculations of such measures can be found on pages 36-39.**

Gross profit is calculated as net revenues, which were \$1,416 million for the three months ended September 30, 2019, less (i) commission and advisory expenses and (ii) brokerage, clearing, and exchange fees ("BC&E"), which were \$857 million and \$16 million, respectively, for the three months ended September 30, 2019. All other expense categories, including depreciation and amortization of fixed assets and amortization of intangible assets, are considered general and administrative in nature. Because the Company's gross profit amounts do not include any depreciation and amortization expense, the Company considers its gross profit amounts to be non-GAAP measures that may not be comparable to those of others in its industry. Management believes that gross profit amounts can provide investors with useful insight into the Company's core operating performance before indirect costs that are general and administrative in nature. For a calculation of gross profit, please see page 36 of this presentation.

Core G&A consists of total operating expenses, which were \$1,206 million for the three months ended September 30, 2019, excluding the following expenses: commission and advisory, regulatory charges, promotional, employee share-based compensation, depreciation and amortization, amortization of intangible assets, and brokerage, clearing, and exchange. Management presents Core G&A because it believes Core G&A reflects the corporate operating expense categories over which management can generally exercise a measure of control, compared with expense items over which management either cannot exercise control, such as commission and advisory expenses, or which management views as promotional expense necessary to support advisor growth and retention, including conferences and transition assistance. Core G&A is not a measure of the Company's total operating expenses as calculated in accordance with GAAP. For a reconciliation of Core G&A to the Company's total operating expenses, please see page 37 of this presentation. The Company does not provide an outlook for its total operating expenses because it contains expense components, such as commission and advisory expenses, that are market-driven and over which the Company cannot exercise control. Accordingly a reconciliation of the Company's outlook for Core G&A to an outlook for total operating expenses cannot be made available without unreasonable effort.

EBITDA is defined as net income plus non-operating interest expense, provision for income taxes, depreciation and amortization, amortization of intangible assets, and loss on extinguishment of debt. The Company presents EBITDA because management believes that it can be a useful financial metric in understanding the Company's earnings from operations. EBITDA is not a measure of the Company's financial performance under GAAP and should not be considered as an alternative to net income or any other performance measure derived in accordance with GAAP, or as an alternative to cash flows from operating activities as a measure of profitability or liquidity. For a reconciliation of net income to EBITDA, please see page 38 of this presentation. In addition, the Company's EBITDA can differ significantly from EBITDA calculated by other companies, depending on long-term strategic decisions regarding capital structure, the tax jurisdictions in which companies operate, and capital investments.

Credit Agreement EBITDA is defined in, and calculated by management in accordance with, the Company's credit agreement ("Credit Agreement") as "Consolidated EBITDA," which is Consolidated Net Income (as defined in the Credit Agreement) plus interest expense, tax expense, depreciation and amortization, amortization of intangible assets, and further adjusted to exclude certain non-cash charges and other adjustments, including unusual or non-recurring charges and gains, and to include future expected cost savings, operating expense reductions or other synergies from certain transactions. The Company presents Credit Agreement EBITDA because management believes that it can be a useful financial metric in understanding the Company's debt capacity and covenant compliance under its Credit Agreement. Credit Agreement EBITDA is not a measure of the Company's financial performance under GAAP and should not be considered as an alternative to net income or any other performance measure derived in accordance with GAAP, or as an alternative to cash flows from operating activities as a measure of profitability or liquidity. In addition, the Company's Credit Agreement-defined EBITDA can differ significantly from adjusted EBITDA calculated by other companies. For a reconciliation of Credit Agreement EBITDA to Net Income, please on page 38 of this presentation.

EPS Prior to Amortization of Intangible Assets is defined as GAAP earnings per share (EPS) plus the per share impact of amortization of intangible assets. The per share impact is calculated as amortization of intangible assets expense, net of applicable tax benefit, divided by the number of shares outstanding for the applicable period. The Company presents EPS Prior to Amortization of Intangible Assets because management believes the metric can provide investors with useful insight into the Company's core operating performance by excluding non-cash items that management does not believe impact the Company's ongoing operations. EPS Prior to Amortization of Intangible Assets is not a measure of the Company's financial performance under GAAP and should not be considered as an alternative to GAAP EPS or any other performance measure derived in accordance with GAAP. For a reconciliation of EPS Prior to Amortization of Intangible Assets to GAAP EPS, please see page 39 of this presentation.

THIS PRESENTATION PRESENTS DATA AS OF SEPTEMBER 30, 2019, UNLESS OTHERWISE INDICATED.

LPL Overview

Mission

We take care of our advisors so they can take care of their clients

Value Proposition

We are a leader in the retail financial advice market and the nation's largest independent broker-dealer⁽¹⁾.

Our scale and self-clearing platform enable us to provide advisors with the capabilities they need, and the service they expect, at a compelling price, including:

- **Open architecture offering** with no proprietary products
- **Choice of advisory platforms** between corporate and hybrid, as well as **centrally managed solutions** to support portfolio allocation and trading
- **Enhanced capabilities, ease of doing business, ClientWorks technology, and service model**
- **Industry-leading advisor payout rates**
- **Growth capital** to expand or acquire other practices

Key Markets and Services

\$700B+ Client Assets:

- **Brokerage:** \$381B
- **Corporate Advisory:** \$209B
- **Hybrid Advisory:** \$129B

16K+ advisors:

- **Independent Advisors:** 8,800+
- **Hybrid RIA:** 4,900+ (440+ firms)
- **Institutional Services:** 2,500+ (780+ banks and credit unions)

Q3 2019 Metrics

Q3 Business Metrics

Assets:	\$719B
Recruited Assets ⁽²⁾ :	\$8.7B
Advisors:	16,349
Accounts:	5.5M
Employees:	4,353

LTM Financial Metrics

Average Assets:	\$682B
Gross Profit*:	\$2.1B
EBITDA*:	\$1.0B
EPS Prior to Intangible Assets*:	\$6.98

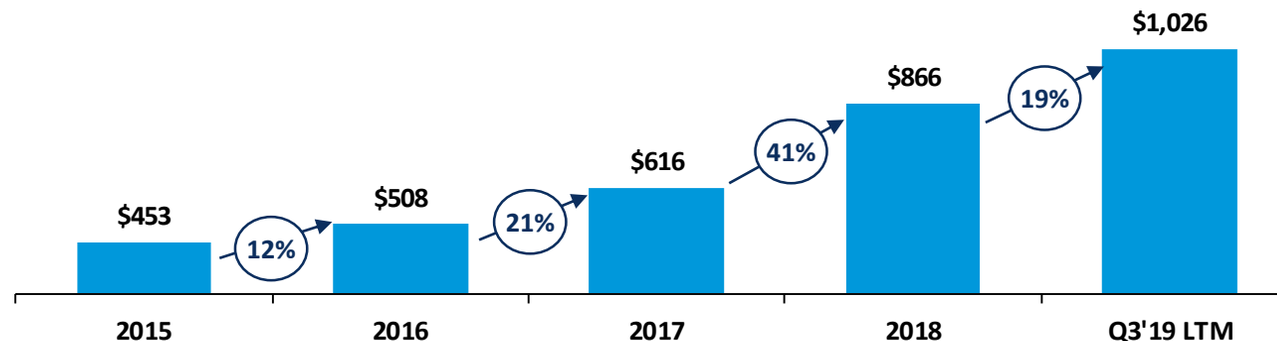
Q3 Debt Metrics

Credit Agr.	
EBITDA (TTM)*:	\$1.1B
Total Debt:	\$2.4B
Cost of Debt:	4.85%
Net Leverage Ratio ⁽³⁾ :	2.00x

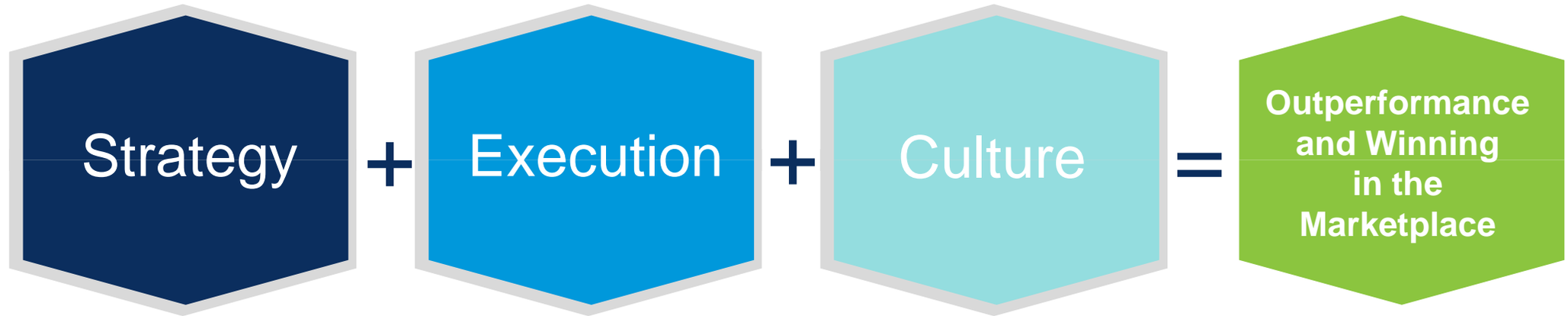
Ratings & Outlooks

S&P Rating:	BB+
S&P Outlook:	Stable
Moody's Rating:	Ba2
Moody's Outlook:	Positive

LTM EBITDA* History (\$ millions)



Our Framework for Driving Outperformance



We are creating the next generation of the Independent Model



Position Our Model Across the Entire Wealth Management Market

Extend our leadership in our place of strength (IBD and Bank)

Expand our affiliation models to compete across more segments of the wealth management market



Create an Industry-Leading Service Experience, at Scale

Develop excellence in Continuous Improvement

Turn ClientWorks into an industry-leading technology platform

Transform our Service model into a Customer Care model



Extend Our Vertical Integration and Develop a New Layer of Capabilities

Digitize advisors' practices and enable evolution of their value proposition

Shift portions of practice management execution from advisors to LPL

Develop end-to-end solutions at each stage of the advisor lifecycle

A strategy to win in the marketplace

LPL Investment Highlights: Significant opportunities to grow and create long-term shareholder value

1 Established market leader with scale advantages and structural tailwinds

2 Investments in capabilities to enhance the advisor value proposition

3 Organic growth opportunities through net new assets and ROA

4 Resilient business model with natural hedges to market volatility

5 Disciplined expense management driving operating leverage

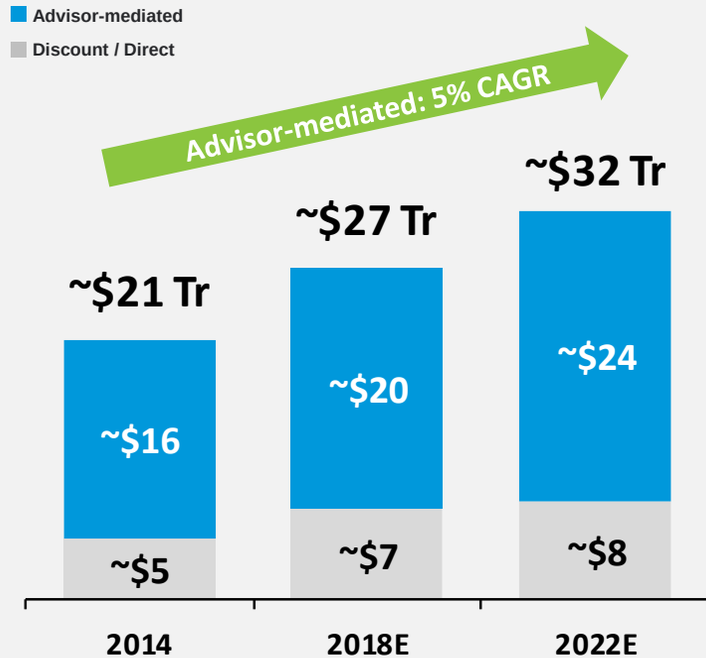
6 Capital light business model with significant capacity to deploy

7 Opportunity to consolidate fragmented core markets through M&A

We are a market leader with scale advantages and industry tailwinds

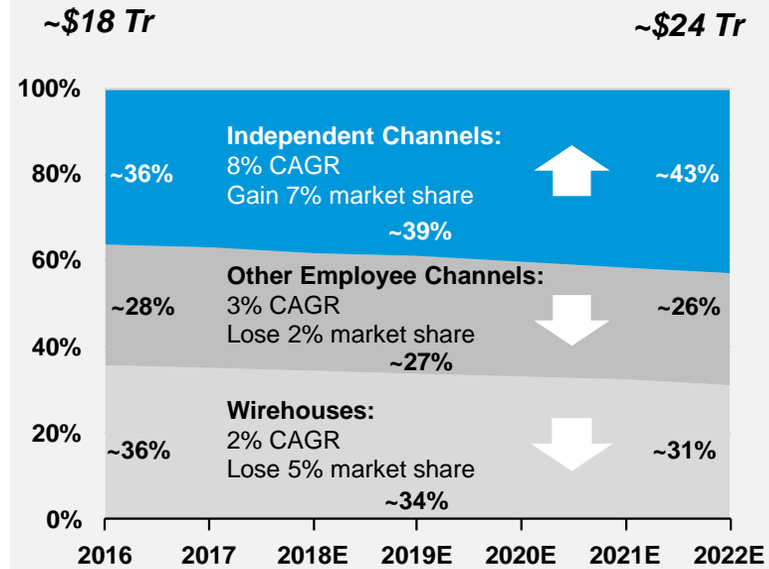
Growing demand for advice

Projected Growth in US Retail Investment Market



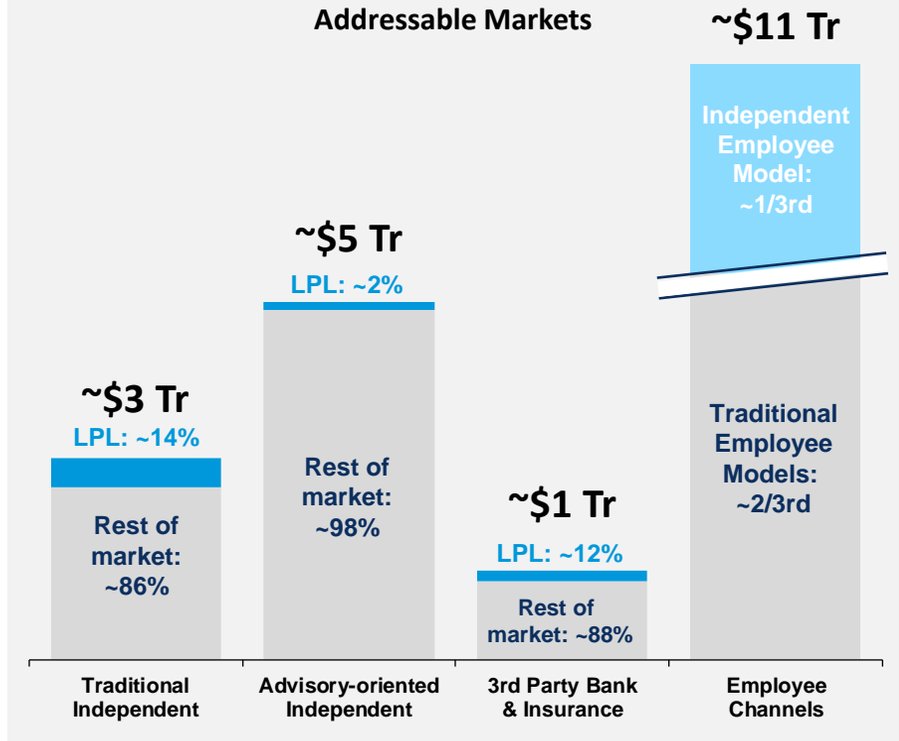
Independent Channel gaining share

Total Advisor-mediated Assets



Leading position in traditional markets

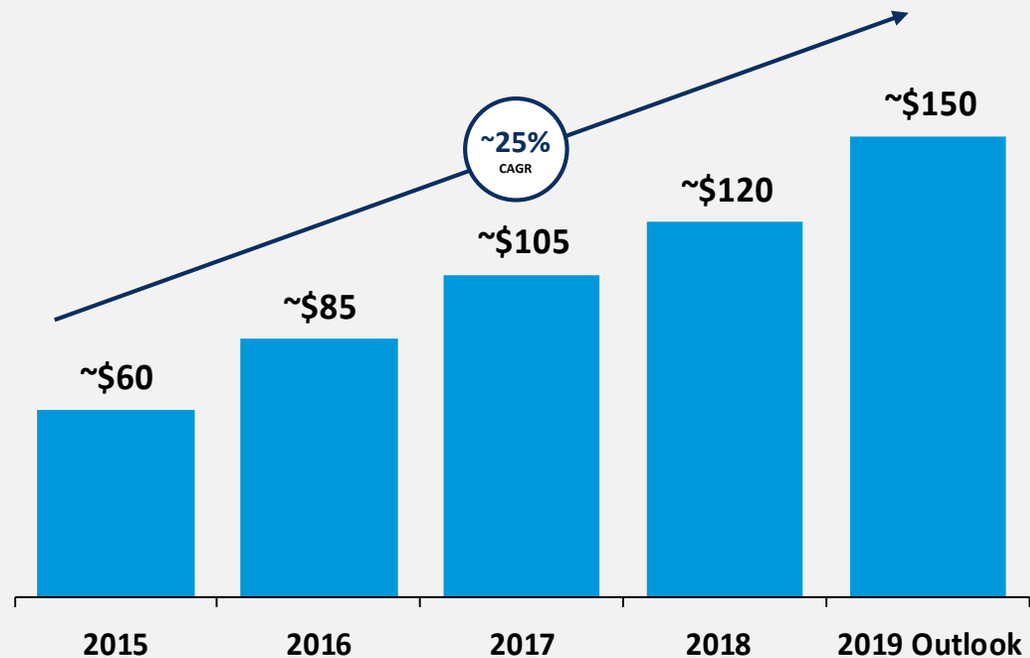
Addressable Markets



Note: LPL estimates based on 2018 Cerulli channel size and advisory share estimates and include market adjustment for 2018.

We have increased our investments in capabilities to enhance our advisor value proposition and drive growth

Technology Portfolio Spend (in millions)



Key Points

- Enhancing our capabilities can make our platform more appealing to existing and prospective advisors
- As a result, we have increased our technology investments over time
- Our spend is primarily focused on turning our existing competitive offering into a industry-leading platform

Total Net New Assets continued to grow organically in Q3 2019

Total Net New Assets (\$ billions)

- Organic Total NNA
- Acquired Total NNA
- Organic Annualized Growth Rate



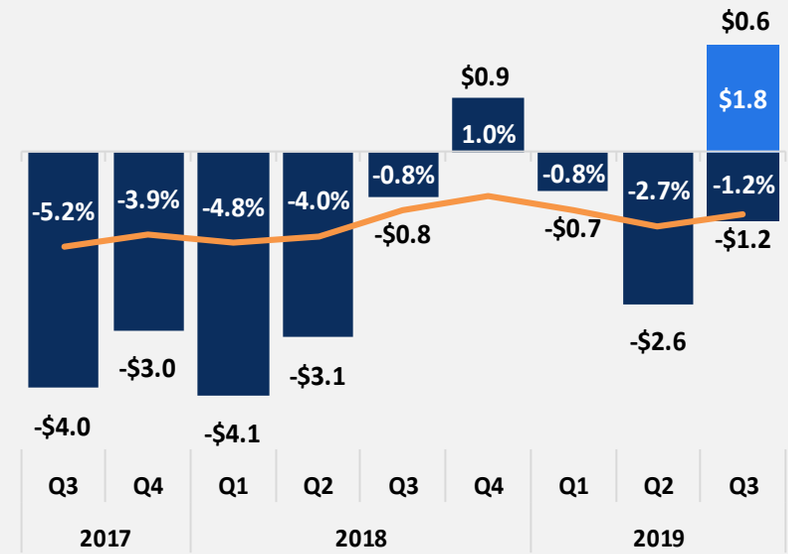
Net New Advisory Assets⁽⁴⁾ (\$ billions)

- Organic Advisory NNA
- Acquired Advisory NNA
- Organic Annualized Growth Rate



Net New Brokerage Assets⁽⁵⁾ (\$ billions)

- Organic Brokerage NNA
- Acquired Brokerage NNA
- Organic Annualized Growth Rate



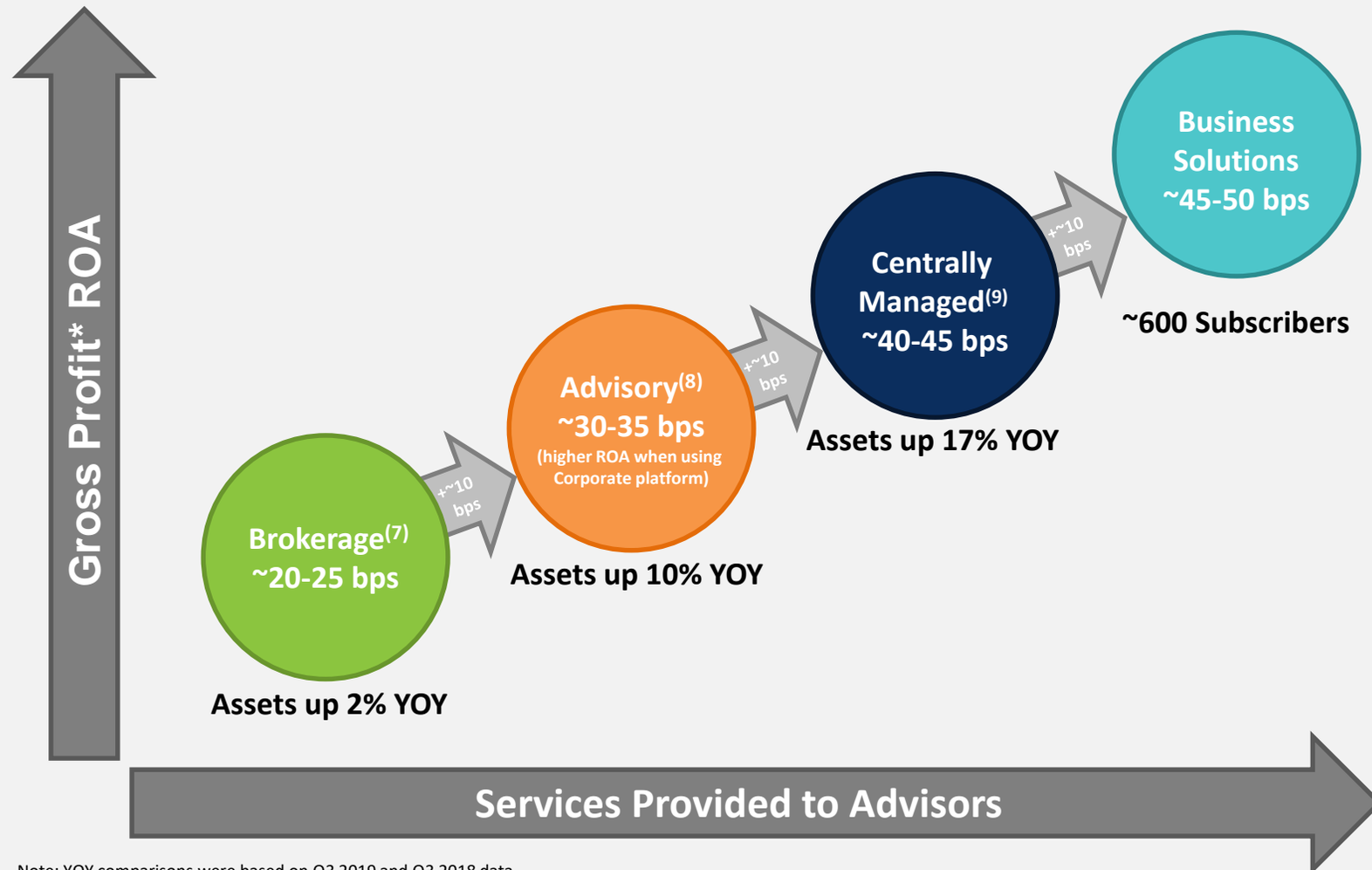
Net Brokerage to Advisory Conversions⁽⁶⁾ (billions): \$1.9 \$2.1 \$2.5 \$1.8 \$1.7 \$1.4 \$1.4 \$1.8 \$1.7

Note: Q3 2019 includes \$1.0 billion of outflows (of which \$0.1 billion was advisory) related to a hybrid firm that started its own broker-dealer and departed. Prior to these outflows, total organic net new assets were \$8.0 billion, translating to a 4.5% annualized organic growth rate.

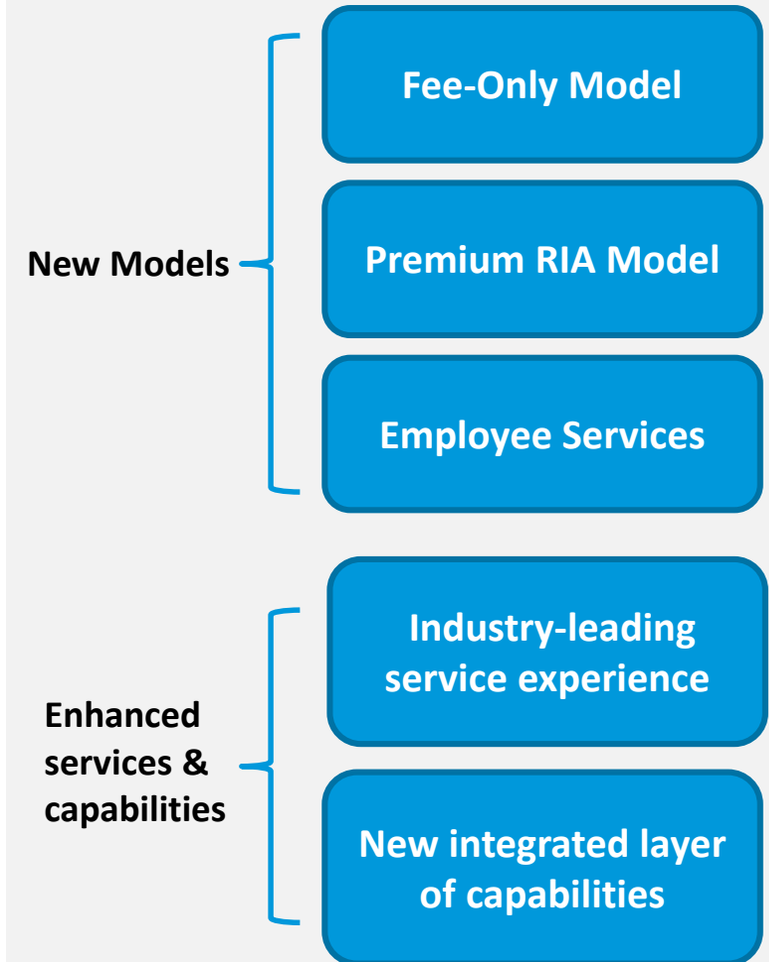
Note: Acquired Total NNA represents \$2.9B of total brokerage and advisory assets from the acquisition of Allen & Company, of which \$1.0B was advisory and \$1.8B was brokerage.

As advisors use more of our services, our returns increase

We have seen a favorable mix shift in our platforms



Additional drivers of growth



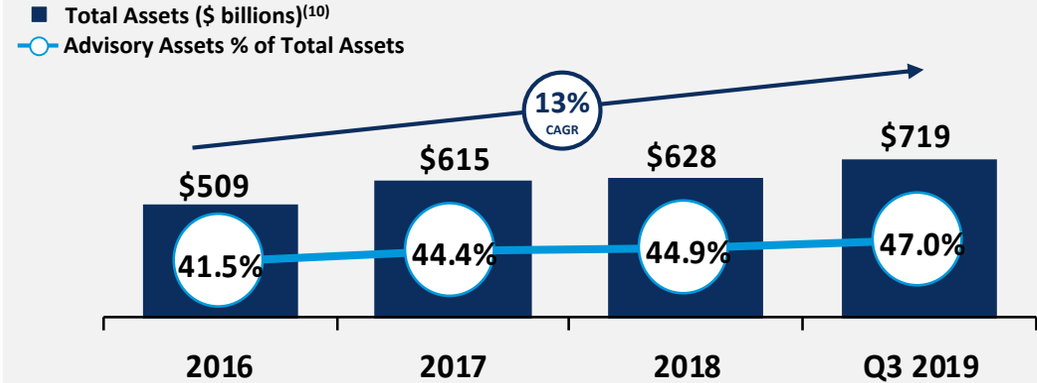
Note: YOY comparisons were based on Q3 2019 and Q3 2018 data.

Our business has continued to shift from Brokerage to Advisory

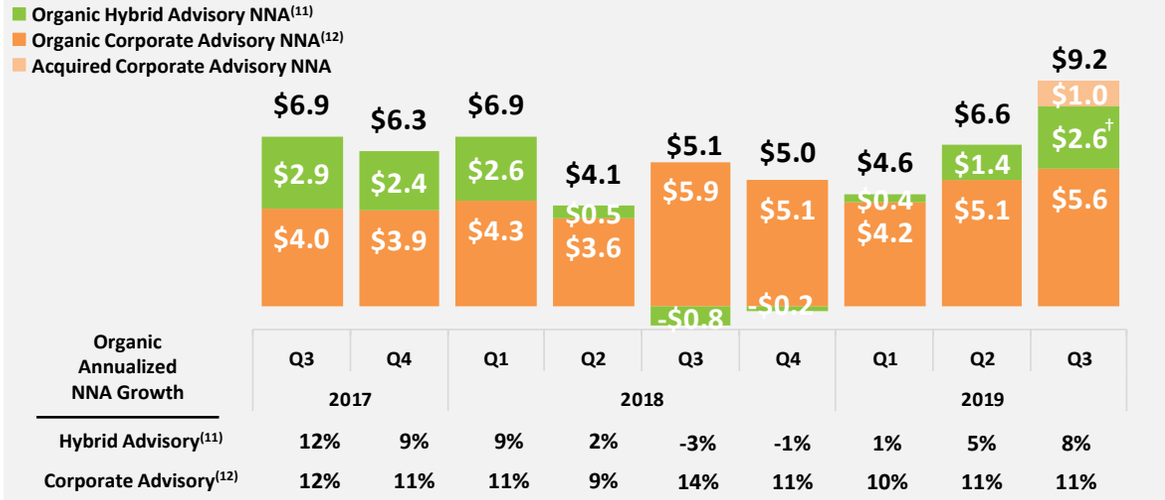
Key points

- Our business has been shifting from Brokerage to Advisory, consistent with industry trends
- While the pace of our mix shift has increased, our average mix is still below industry levels
- Advisory ROA is ~10 bps higher than Brokerage ROA

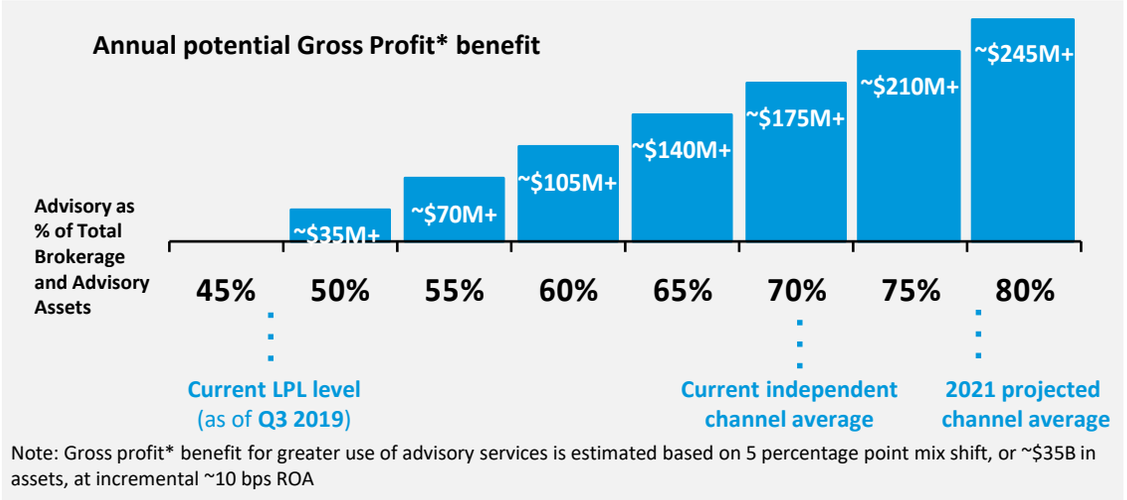
Our business has shifted towards Advisory



We have seen growth across the Corporate and Hybrid Advisory platforms



Greater use of advisory services could drive value



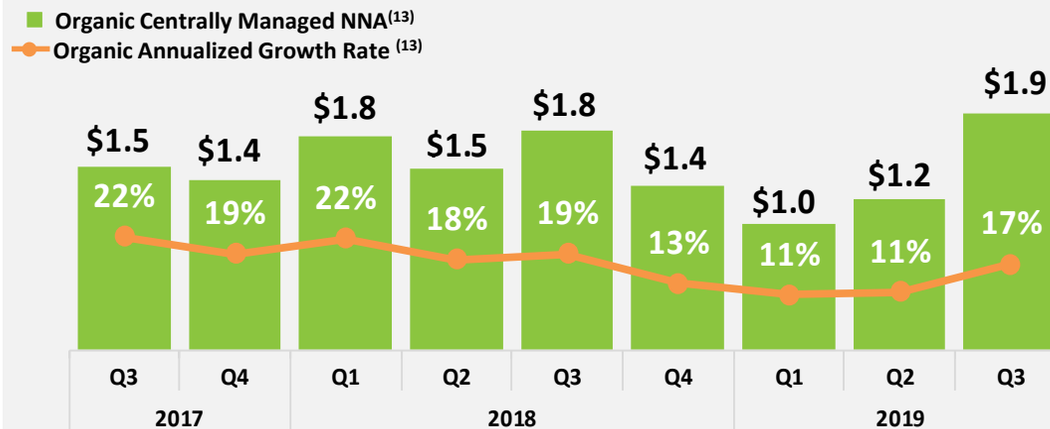
+ Q3 2019 includes \$0.1 billion of outflows related to a hybrid firm that started its own broker dealer and departed. Prior to these outflows, organic hybrid advisory NNA was \$2.7 billion.

Centrally managed services have grown organically following pricing and capability enhancements

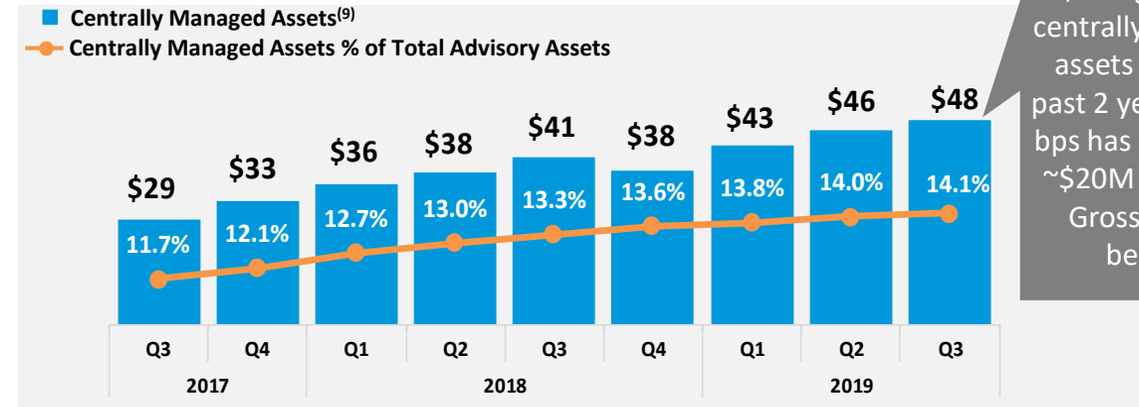
Key points

- Centrally managed platforms enable our advisors to outsource portfolio construction and trading to us, which can free up advisors' time to serve clients and grow their practices
- Centrally managed platforms have increased as a percentage of total advisory assets at about 1% annually
- Centrally managed ROA is ~10 bps higher than Advisory overall

Organic growth has picked up

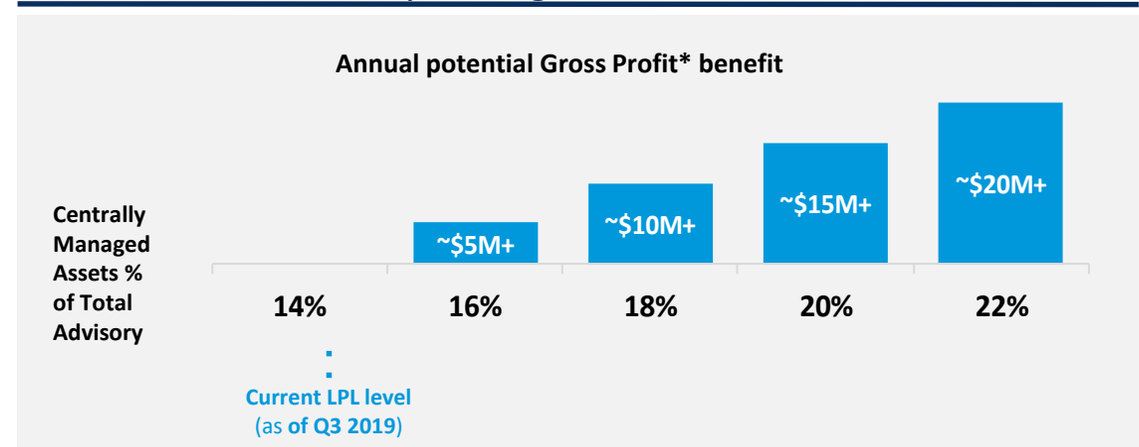


Centrally managed assets have grown



~\$20B growth in centrally managed assets over the past 2 years at ~10 bps has generated ~\$20M in annual Gross Profit* benefit

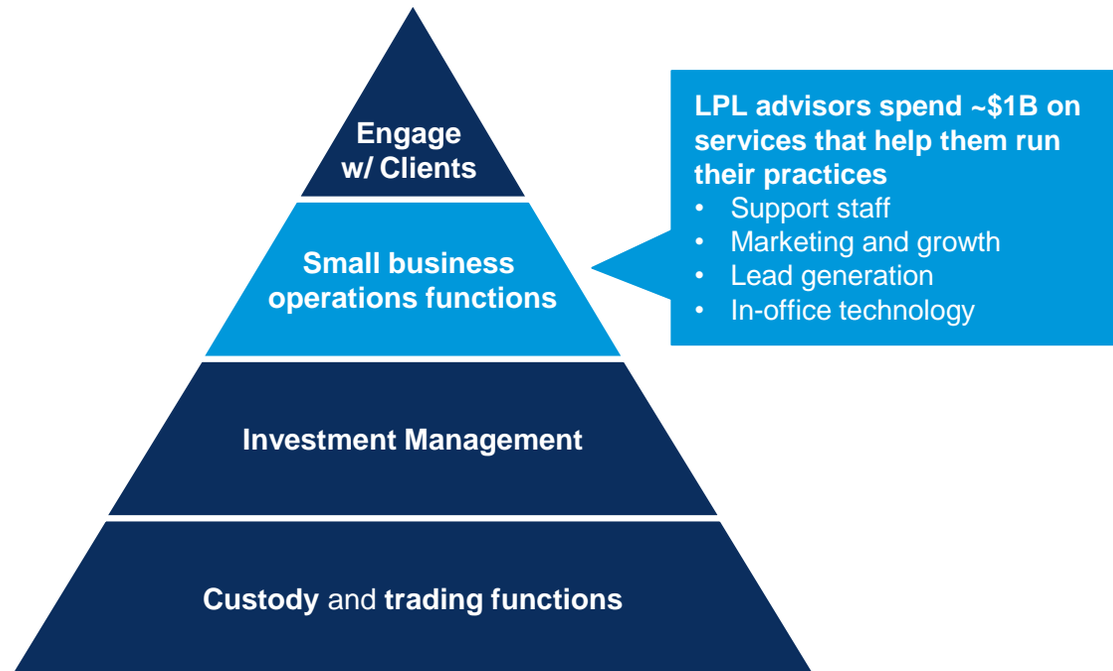
Greater use of centrally managed services can create value



Note: Gross Profit* benefit for greater use of centrally managed platforms has been estimated based on 2 percentage point mix shift, or ~\$5B in assets, at an incremental ~10 bps ROA

We are leveraging technology and our scale to bring innovation and enhanced performance to the front office

Development of New LPL Front Office Services

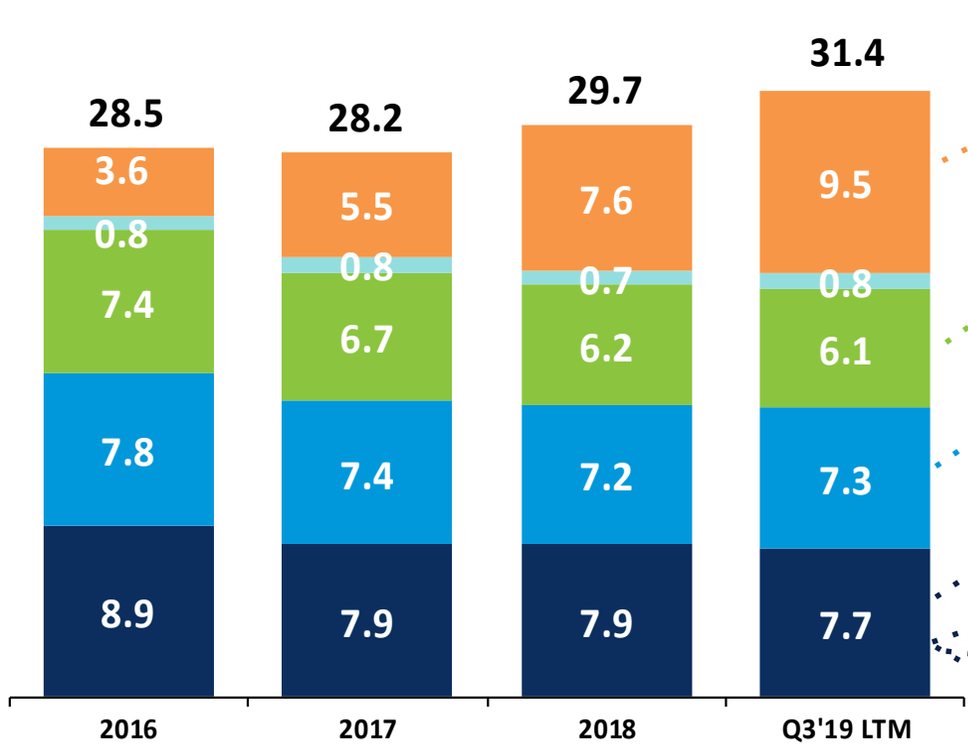


We are developing Business Solutions that enable efficiency and support growth



Our assets have continued to move towards advisory, primarily driven by new client investment

Gross Profit* ROA ⁽¹⁴⁾



Gross Profit* ROA prior to client cash:	2016	2017	2018	Q3'19 LTM
	24.9	22.8	22.1	21.9

■ Net Commission & Advisory Fees
 ■ Interest Income and Other, net ⁽¹⁵⁾
■ Other Asset-Based ⁽¹⁶⁾
■ Transaction & Fee, Net of BC&E
 ■ Client Cash

Key drivers of Gross Profit* ROA growth going forward

- Client Cash Offerings**
(e.g. deposit betas in the 25-50% range, extending ICA duration)
- Modernize Practice Management**
(e.g. Business Solutions, advisor capital solutions)
- Asset Custody**
(e.g. sponsor programs)
- Advisory Services**
(e.g. secular brokerage to advisory trend, enhanced hybrid capabilities, centrally managed platforms)
- Portfolio Construction**
(e.g. centrally managed, separately managed, Guided Wealth Portfolios)
- Risk Management**
(e.g. corporate vs hybrid mix shift, increased use of compliance capabilities)
- New Models**
(e.g. Premium RIA, Fee-Only, Employee Services)

The stability of our business model positions us to continue investing and deploying capital

Changes in market levels and client cash balances tend to offset each other



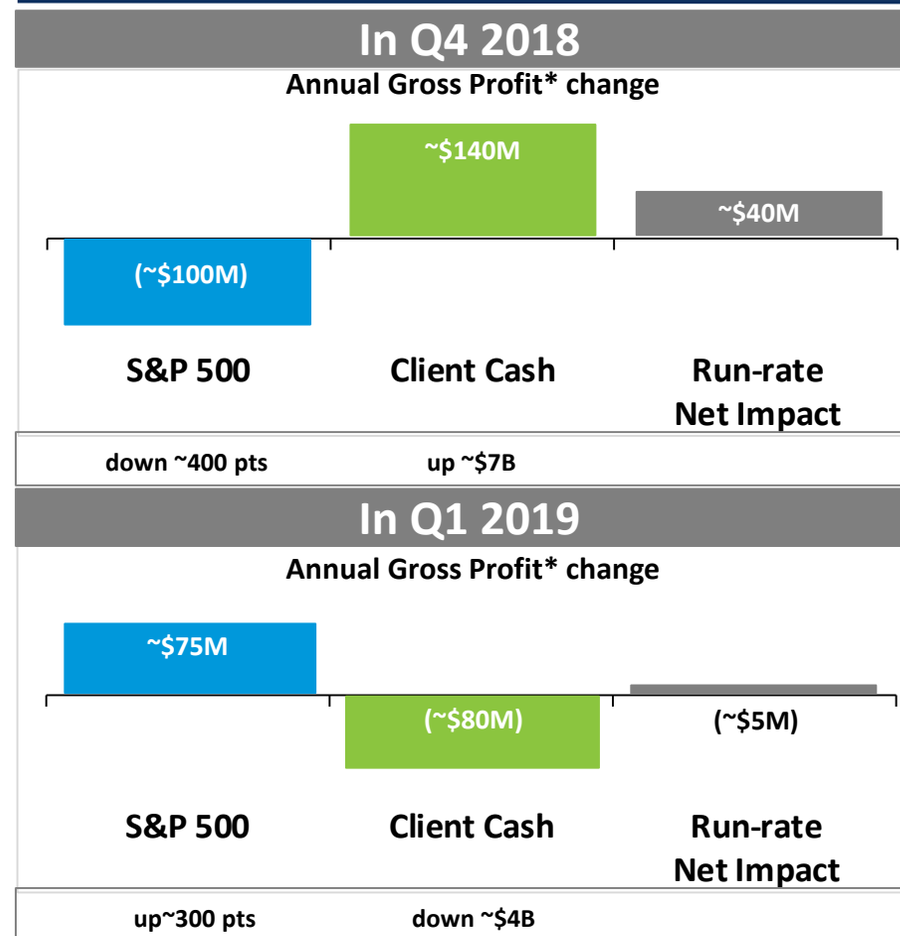
Market Levels (S&P 500)

Rising market levels drive growth in assets and related revenues, including Advisory Fees, Trailing Commissions, and Sponsor Revenues

Client Cash Balances

Increased market volatility drives higher client cash balances with average yield of ~200 bps as of Q3 2019

Two recent case studies

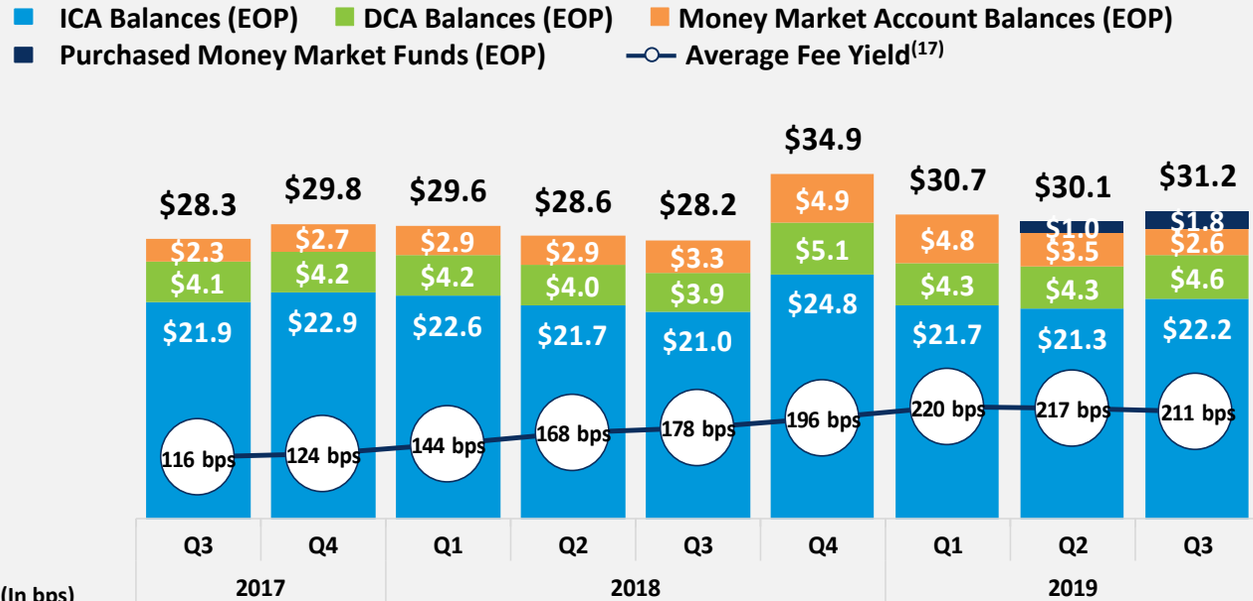


Key Points

- In the long-term, we benefit from rising equity markets which drive growth in assets and cash balances
- In the short-term, our business model has natural hedges to market volatility
- This helps create stability in earnings in the short-run which improves our ability to invest for growth across different macro environments

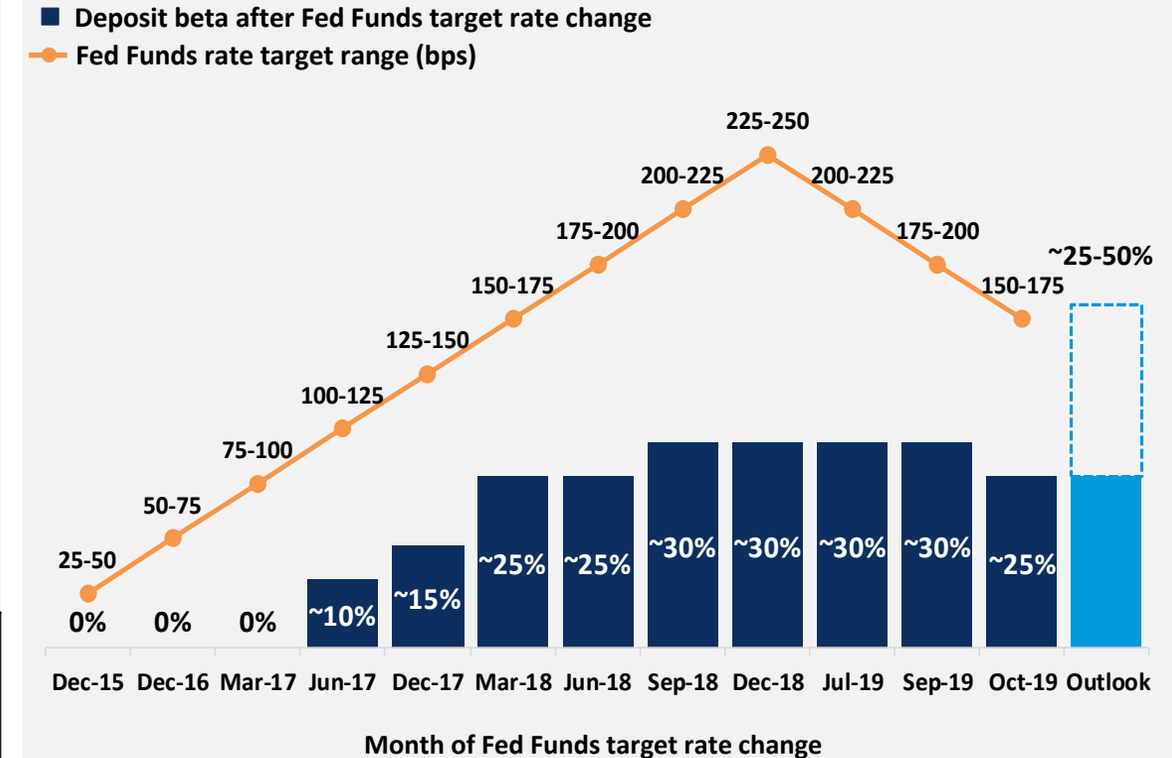
Client cash balances total ~\$31B, and recent deposit betas have been ~30%

Client Cash balances (\$ billions)



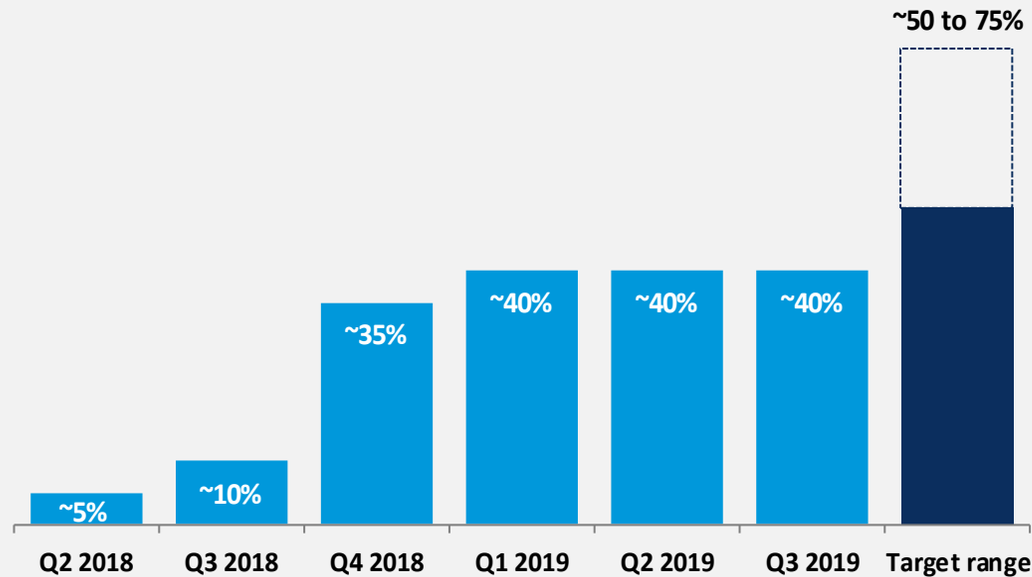
(In bps)	2017 Q3	2017 Q4	2018 Q1	2018 Q2	2018 Q3	2018 Q4	2019 Q1	2019 Q2	2019 Q3
ICA Fee Yield	124	132	152	179	189	215	250	249	241
DCA Fee Yield	100	113	150	175	198	207	220	226	217
MM Account Fee Yield	67	69	71	72	75	75	77	74	68
Purchased MM Fee Yield	n/a	29	29						
Average Fee Yield :	116	124	144	168	178	196	220	217	211
Client Cash % of Total Assets:	5.1%	4.8%	4.6%	4.3%	4.1%	5.6%	4.5%	4.3%	4.3%

ICA deposit beta history and outlook



We are moving ICA balances to fixed rates over time, reducing our sensitivity to movements in short-term rates

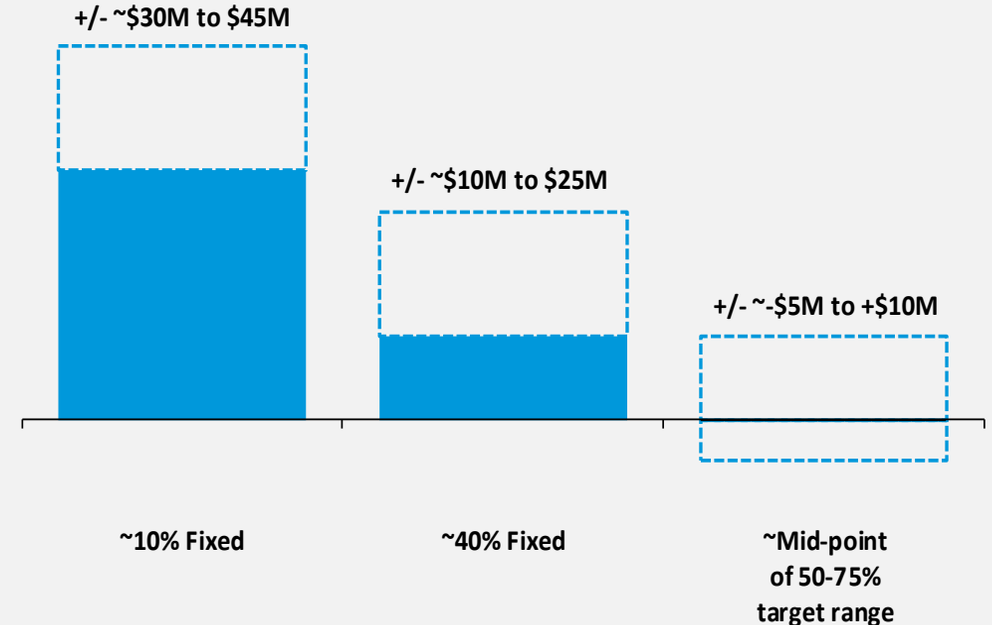
Fixed rate portion of ICA portfolio



Fixed balances \$(B)	~\$1.5	~\$2.5	~\$9.0	~\$9.0	~\$9.0	~\$9.0
Average duration*	~3 years	~3 years	~4 years	~4 years	~4 years	~3.5 years

*Calculated as the weighted average remaining life of the fixed rate contracts.

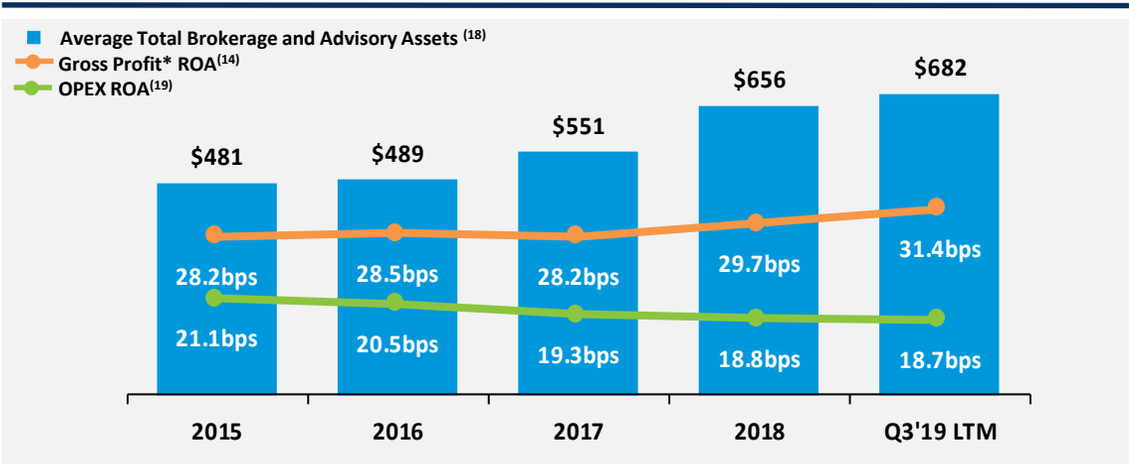
Annual financial impact of a Fed rate hike or cut



Note: assumes change based on \$22B of ICA balances in Q3 2019, deposit betas of 25-50%, ~\$8M change in DCA revenue, and ~\$5M change in interest expense on floating rate debt

We are focused on generating operating leverage

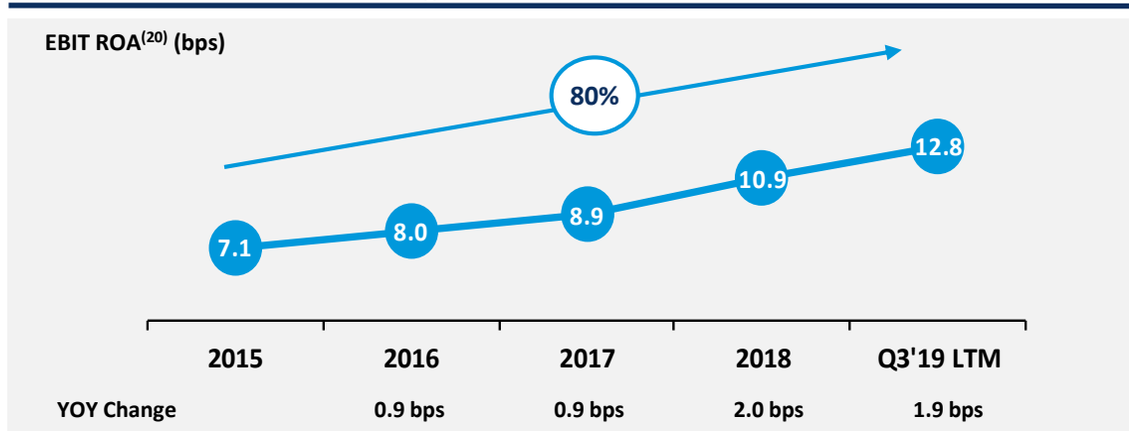
Gross Profit* ROA increased, and OPEX ROA continued to decline



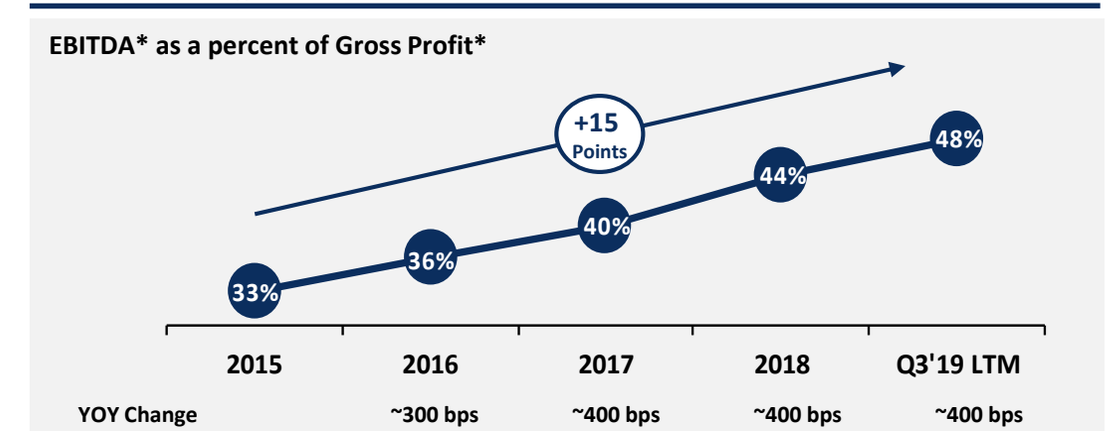
Long-term expense and investment strategy remains unchanged

- Focus on delivering operating leverage
- Prioritize investments that drive organic growth
- Drive productivity and efficiency
- Adapt cost trajectory as environment evolves

As a result, EBIT ROA has grown



EBITDA* margin expanded over time



Note: Q3 2019 YOY change for EBIT ROA and EBITDA margin are calculated relative to full year 2018 results

We are investing to drive growth

Long-term cost strategy

- Focus on delivering operating leverage
- Prioritize investments that drive organic growth
- Drive productivity and efficiency
- Adapt cost trajectory as environment evolves

Core G&A* context

- We are executing well on our investment and efficiency plans
- Given year-to-date results, we lowered the top end of our Core G&A* range by \$5M
- As a result, our new Core G&A* outlook range is \$860M to \$870M
- This translates to a Q4 2019 Core G&A* range of \$222M to \$232M

Lower recent expense trajectory, prior to acquisitions



Core G&A* outlook

Original 2019 Outlook (including Allen & Company)	\$855 to \$880 million
Prior 2019 Outlook	\$860 to \$875 million
Updated 2019 Outlook	\$860 to \$870 million

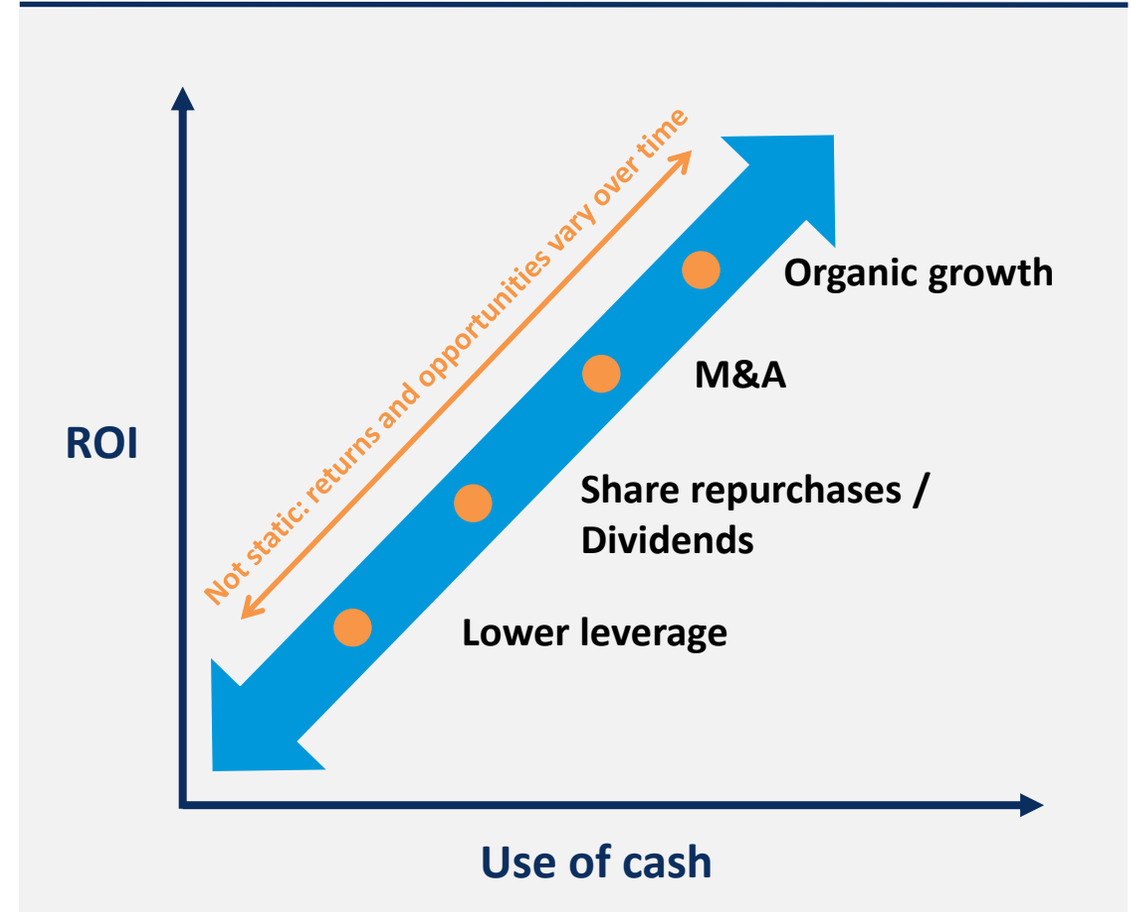
[†] Based on the Company's 2018 Core G&A* prior to NPH and AdvisoryWorld related expenses compared to the Company's 2017 Core G&A* prior to NPH-related expenses. [‡] Based on the Company's total 2018 Core G&A*.

Our capital management strategy is focused on driving growth and maximizing shareholder value

Our capital management principles

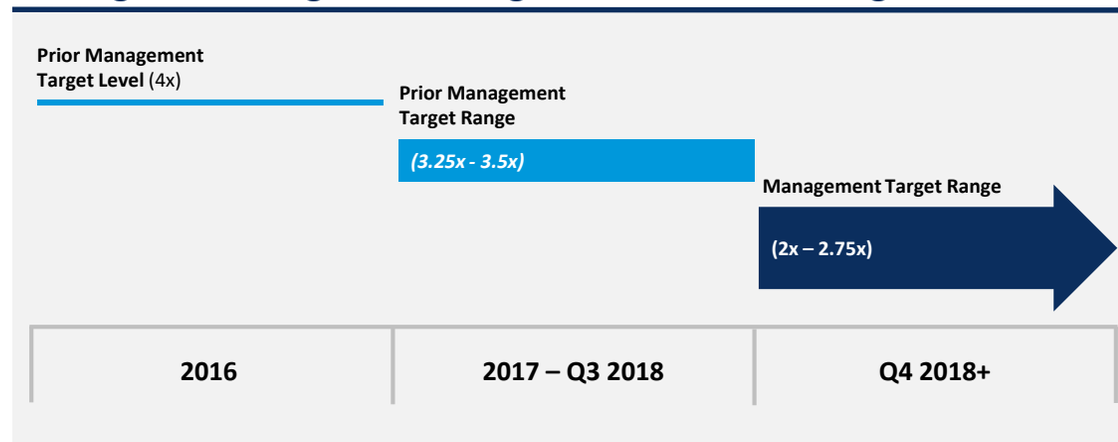
- **Disciplined capital management to drive long-term shareholder value**
- **Maintain a strong and flexible balance sheet**
 - Management target net leverage ratio range of 2x to 2.75x
 - Debt structure was refinanced to be more flexible and support growth
- **Prioritize investments that drive organic growth**
 - Recruiting to drive net new assets
 - Capital to support advisor growth and advisor M&A
 - Capability investments to add net new assets and drive ROA
- **Position ourselves to take advantage of M&A**
 - Potential to consolidate fragmented core market
 - Stay prepared for attractive opportunities
- **Return excess capital to shareholders**
 - Share repurchases
 - Dividends

Dynamic capital allocation across options



Our balance sheet strength is a key driver of our organic growth

Management Target Credit Agreement Net Leverage Ratio[†]



Credit Agreement Net Leverage Ratio



Balance Sheet Principles

- We want to maintain a strong balance sheet that can absorb market volatility while having the capacity to invest for growth
- As a result, our target leverage range is 2x to 2.75x, which we believe positions our balance sheet well
- At the same time, we are comfortable operating above or below this range temporarily if attractive M&A opportunities arise and as we continue to grow earnings

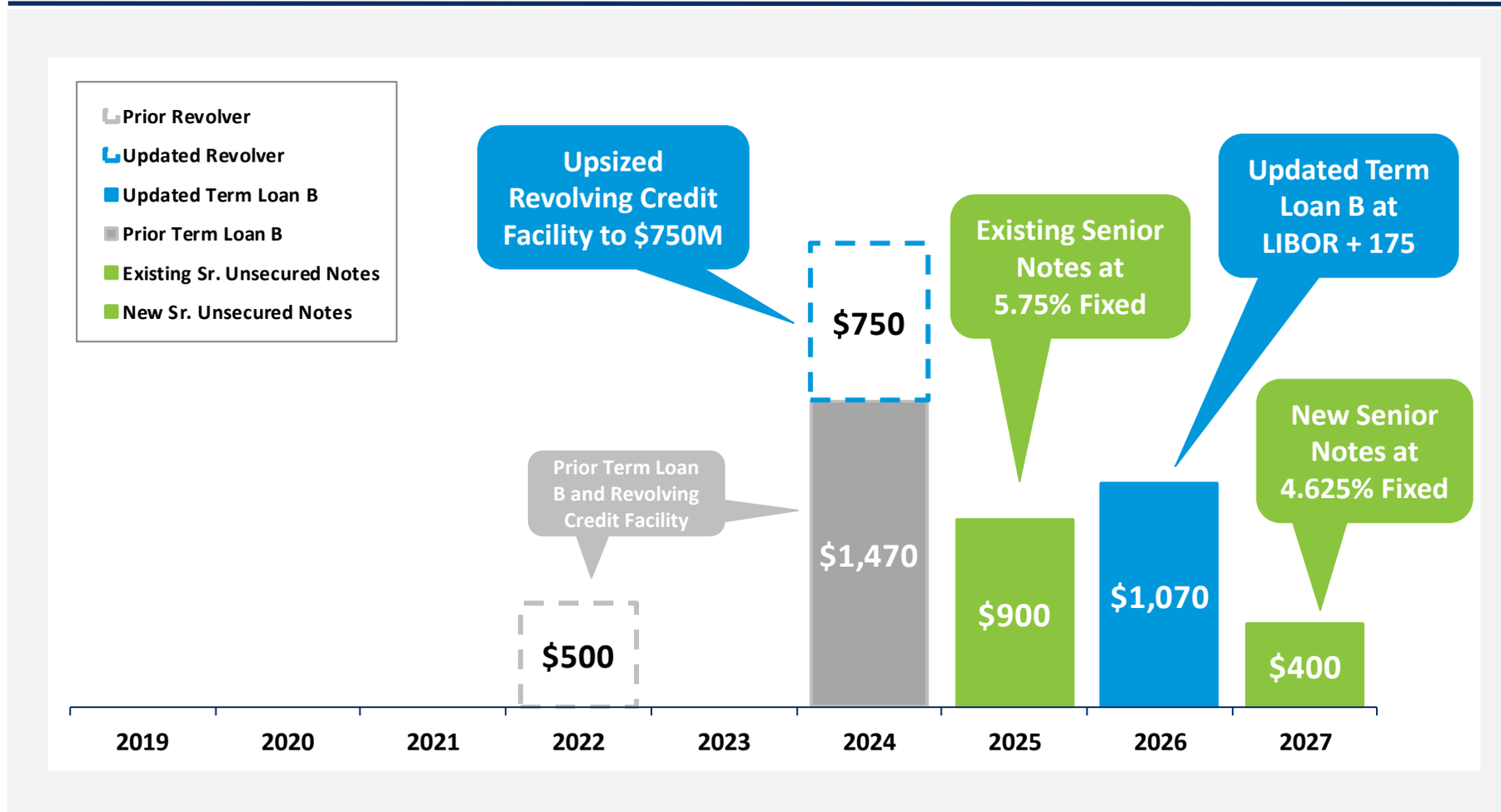
Cash Available for Corporate Use



[†] Note that the Credit Agreement Net Leverage Ratio only applies to the Company's revolving credit facility, which was undrawn as of September 30, 2019

Our updated capital structure positions us well to support growth

Prior and Updated Debt Maturities (\$M)



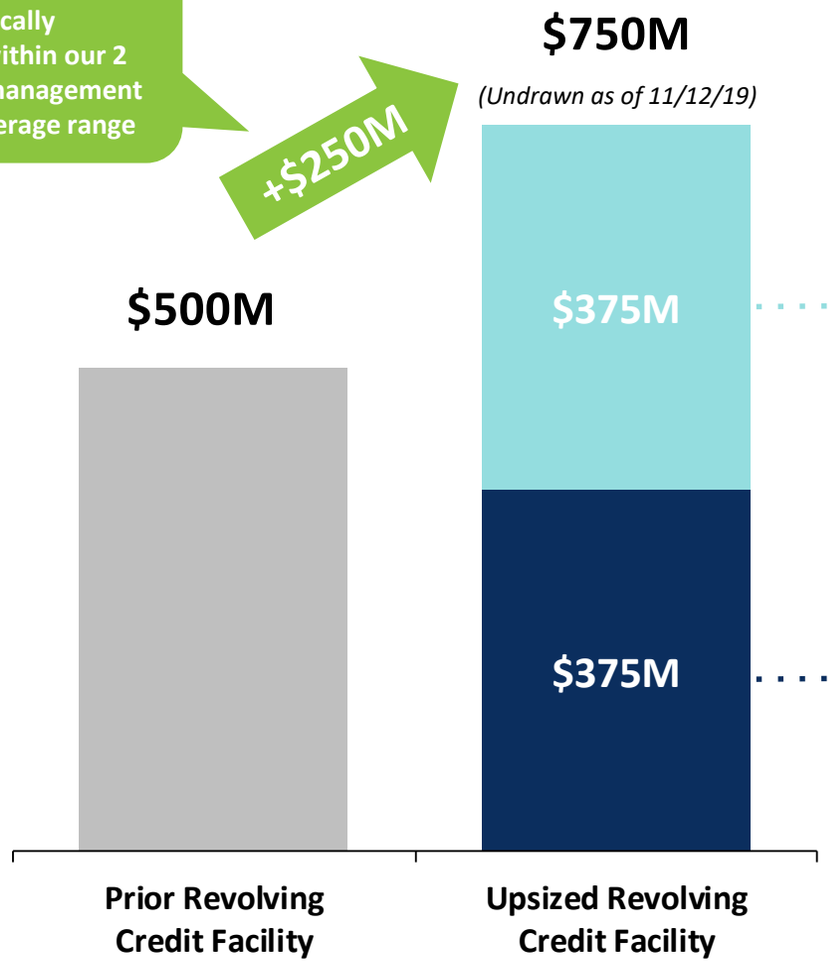
Update Highlights

- Leverage neutral with revolving credit facility undrawn
- Reduced interest expense at current rates
- Extends maturity profile of debt
- Lowers spread on floating rate debt
- Increases liquidity through upsized revolving credit facility
- Removed \$300M cap on cash available for corporate use to calculate credit agreement net leverage

We increased our revolving credit facility to provide even greater support for our advisors' growth

Increase positions us to dynamically manage within our 2 to 2.75x management target leverage range

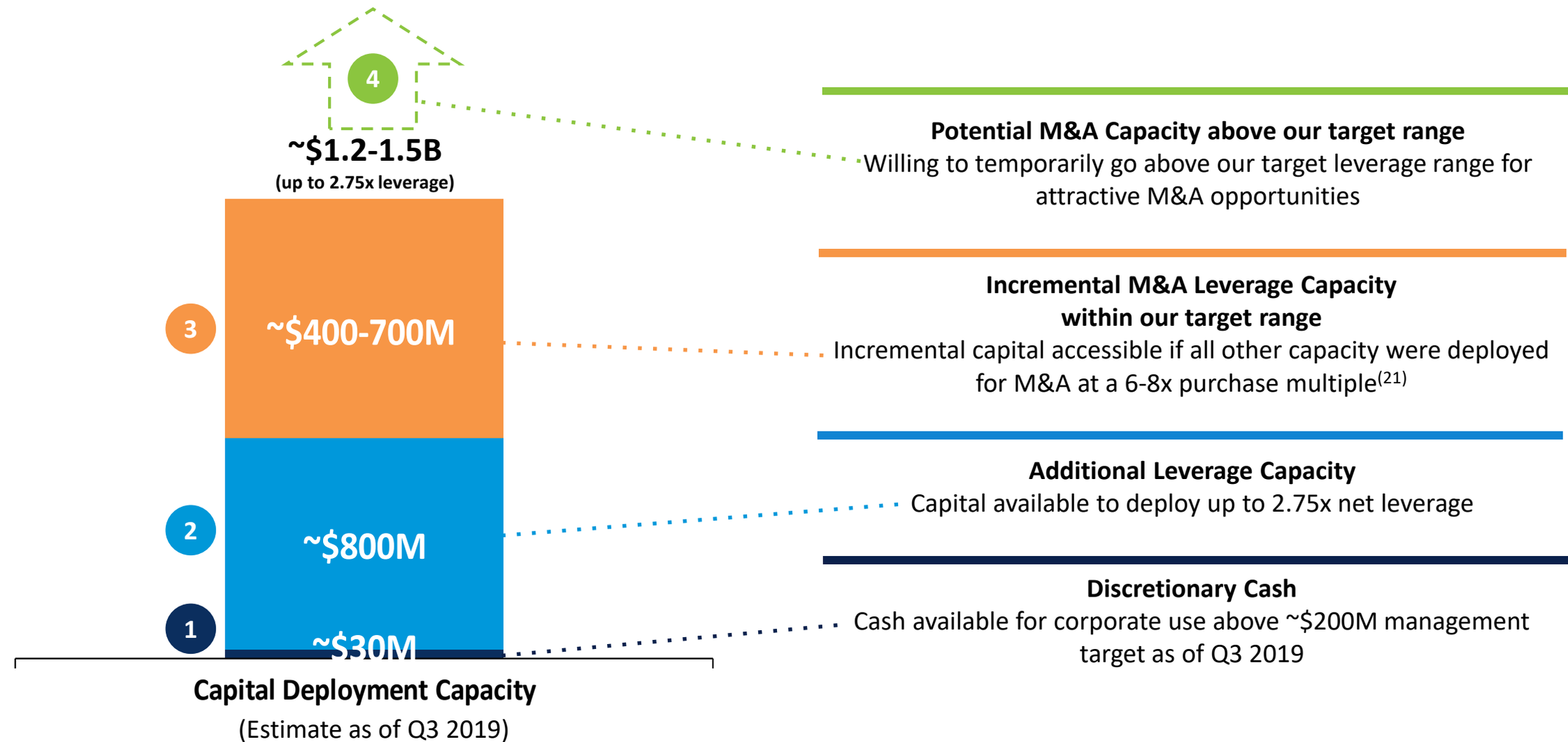
+\$250M



2 objectives for our revolving credit facility:

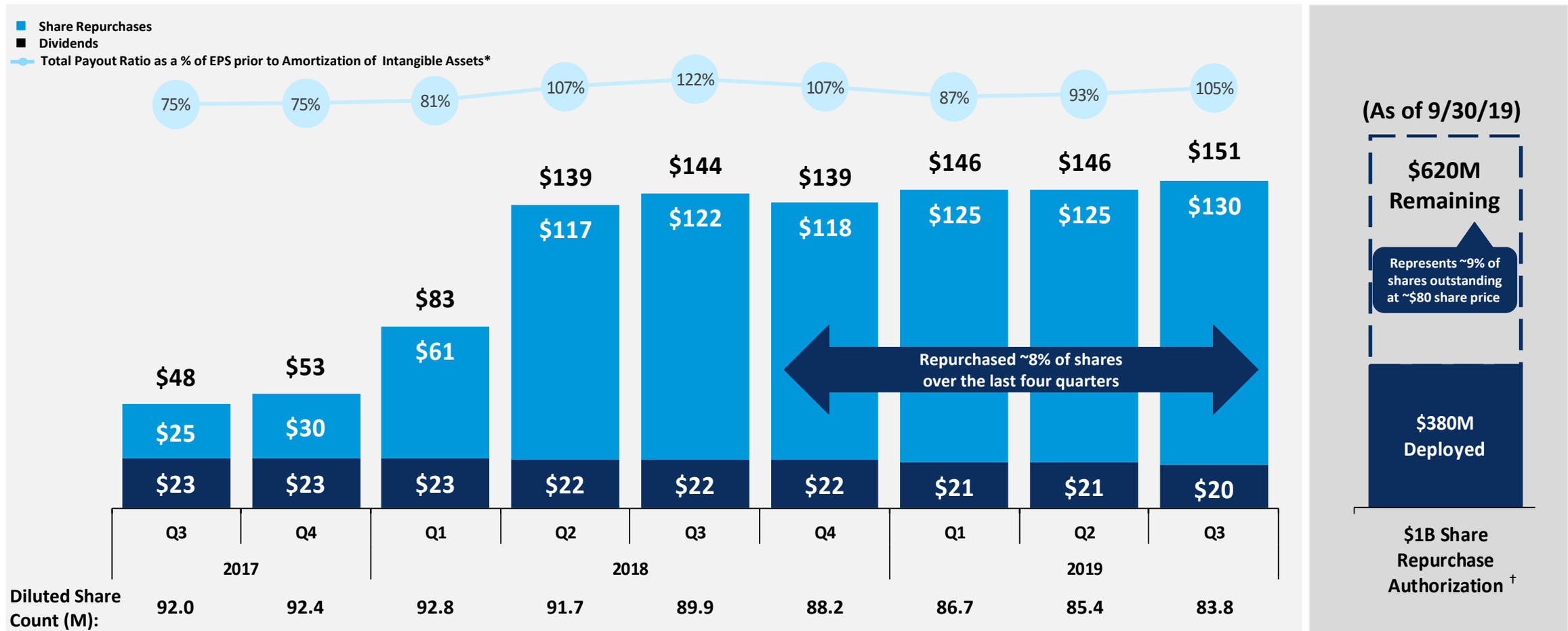
- 1 Advisor lending focused on growth initiatives**
Capital to support advisor growth and advisor M&A
- 2 Backup liquidity for general corporate use**
Support daily business activities and liquidity as needed

We have a significant amount of capital deployment capacity



We have continued to return capital to shareholders

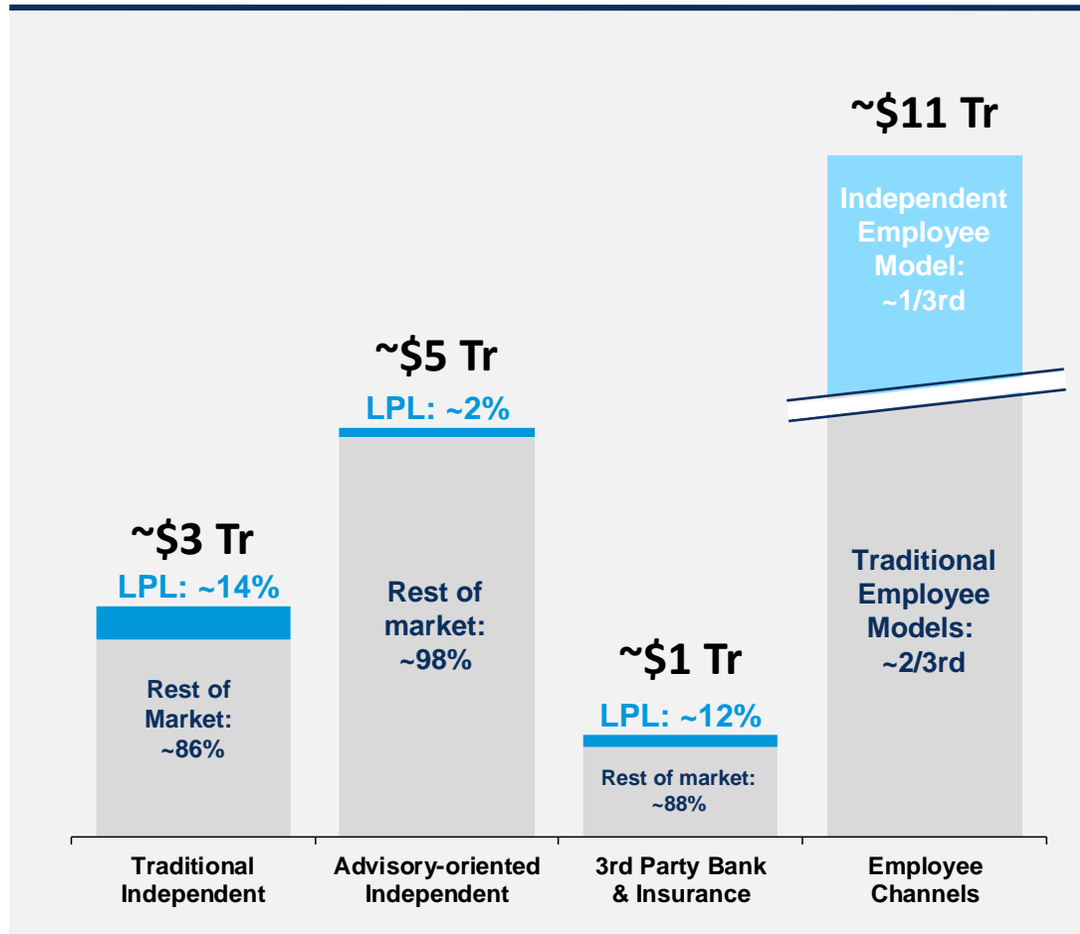
Shareholder Capital Returns (\$ millions)



† Increased share repurchase authorization to \$1B as of December 31, 2018

Our core markets are fragmented, with potential for consolidation

Addressable markets



Growth potential from consolidation

- Our scale, capabilities, and economics give us **competitive advantages in M&A**
- The **traditional and advisory-oriented markets are fragmented** with consolidation opportunities
- Rising cost and complexity** is making it **harder for smaller players** to compete
- Therefore, **we believe consolidation can drive value** by adding scale, increasing our capacity to invest in capabilities, and creating shareholder value

Recent acquisitions

Traditional markets



2017

~\$70B Assets transferred
~4X EBITDA purchase multiple

- Large independent broker/dealer network
- Added to our scale and leadership position
- Increased our capacity to invest in the advisor value proposition and return capital to shareholders

Capabilities



2018

Industry-leading capabilities
\$28M purchase price

- Leading provider of digital tools for advisors that serves more than 30,000 U.S. financial advisors and institutions
- Capabilities include proposal generation, investment analytics, and portfolio modeling
- Enables our efforts to digitize workflows that help advisors grow and drive efficiency in their practices

New markets



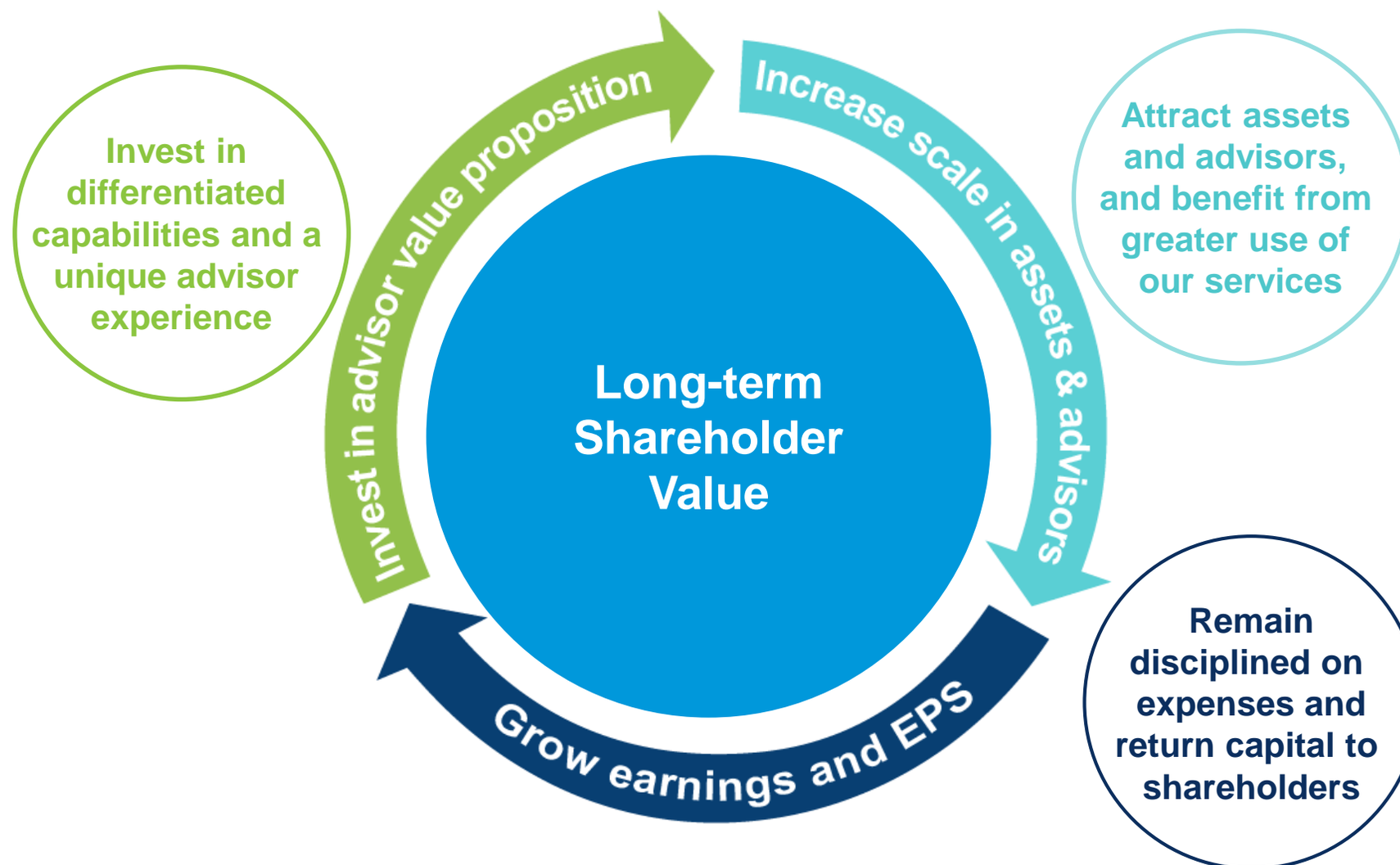
2019

~\$3B Assets
~7X EBITDA* purchase multiple

- Leading Florida practice with client base and culture that are good fits for LPL
- Transaction closed in August 2019
- Projected to add ~\$5M of post-synergy EBITDA by early 2020 for a purchase price in the mid-\$20M to mid-\$30M range[†]
- Will affiliate under an employee model

[†] Based on 80% to 100% asset transfer to LPL's platform

As we continue to invest and increase our scale, we enhance our ability to drive further growth

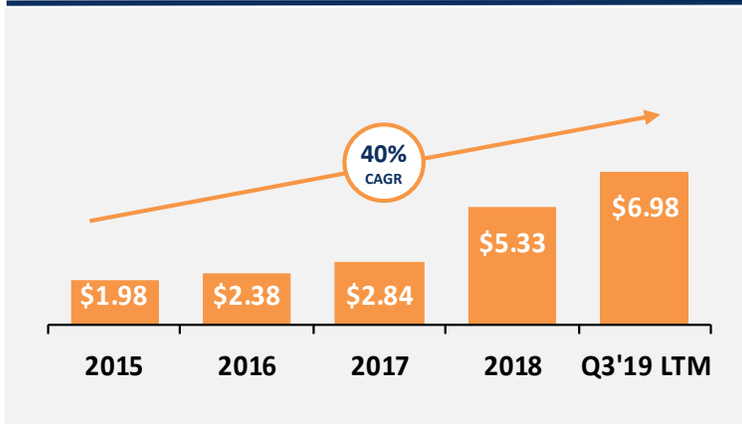


We are focused on executing our strategy and delivering results

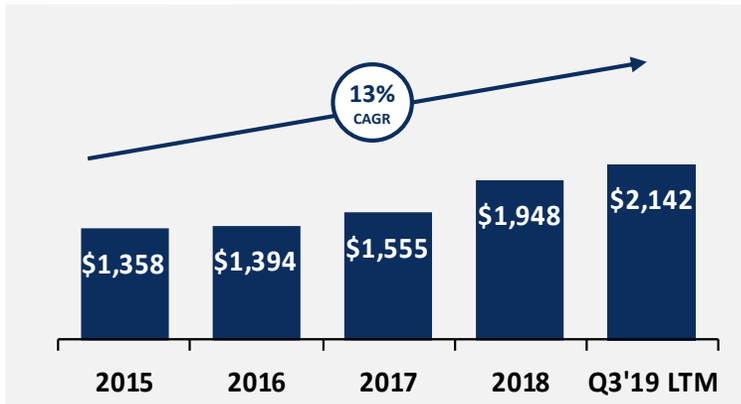
Total Brokerage and Advisory Assets⁽¹⁰⁾ (\$B)



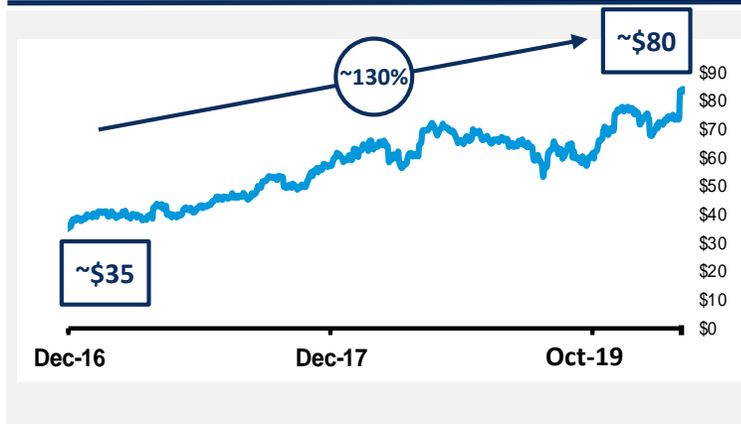
EPS Prior to Amortization of Intangible Assets* (\$)



Gross Profit* (\$M)



LPLA Stock Price



Incremental earnings growth opportunities

- Enhanced Advisor Value Proposition**
(Capabilities, Technology, Service)
- Greater Use of our Services**
(Advisory, Corporate, Centrally Managed, Business Solutions)
- New Models**
(Advisory-oriented, Employee Services)
- Increased Organic NNA**
- Continued Operating Leverage**
- Excess Capital Deployment**
(Technology, Advisor Capital, M&A, returning capital to shareholders)

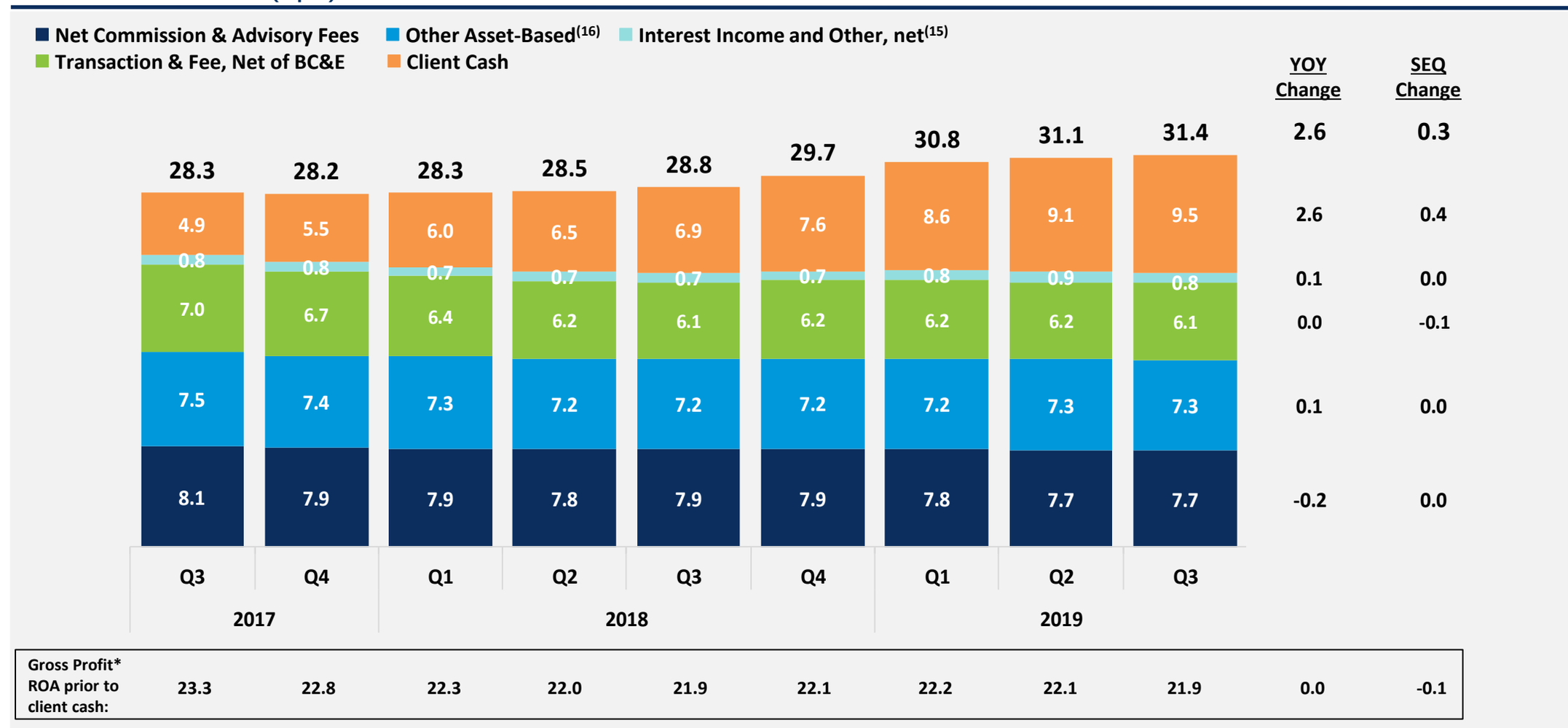
LPL Investment Highlights: Significant opportunities to grow and create long-term shareholder value

- 1 Established market leader with scale advantages and structural tailwinds**
- 2 Investments in capabilities to enhance the advisor value proposition**
- 3 Organic growth opportunities through net new assets and ROA**
- 4 Resilient business model with natural hedges to market volatility**
- 5 Disciplined expense management driving operating leverage**
- 6 Capital light business model with significant capacity to deploy**
- 7 Opportunity to consolidate fragmented core markets through M&A**

Appendix

Over the past year, we have seen an improving trend in ROA

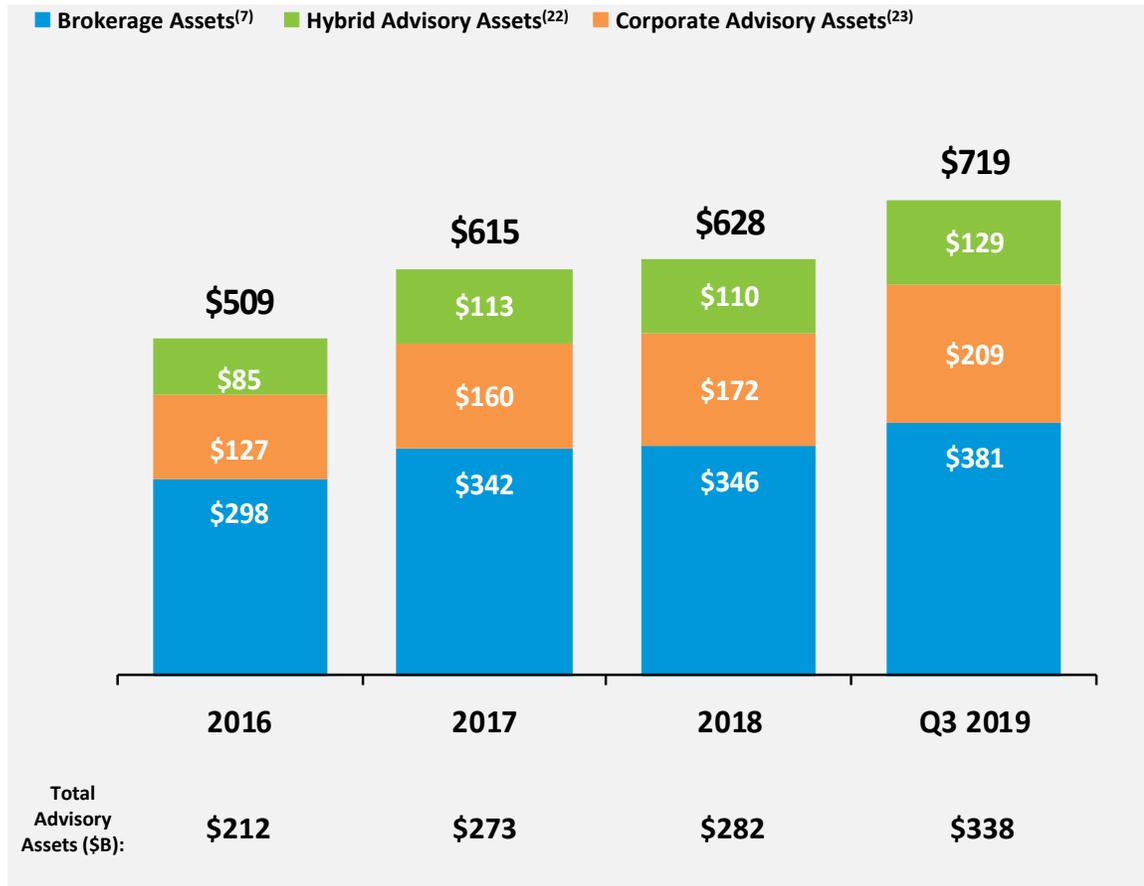
Gross Profit* ROA (bps)



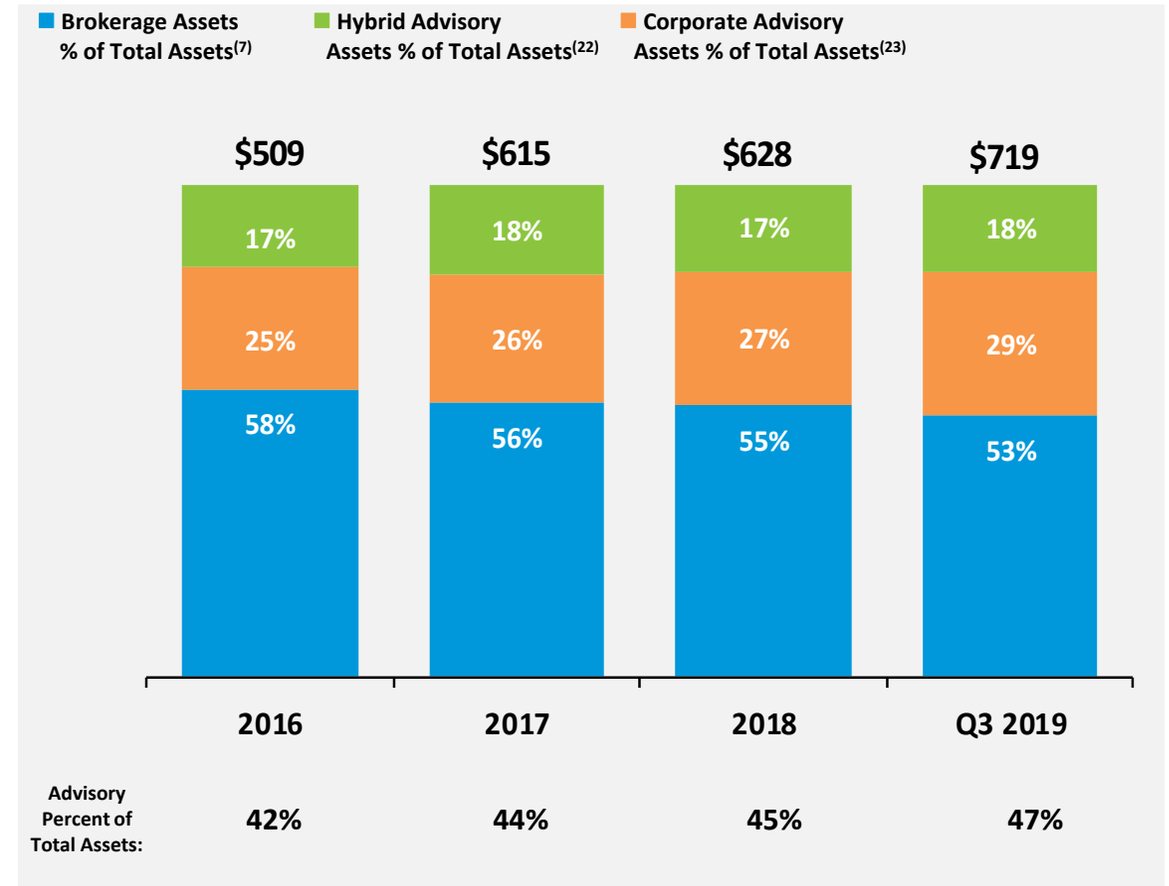
Note: All periods were based on the last trailing twelve months.

Total assets have continued to increase driven by advisory growth

Both brokerage and advisory assets have grown over time

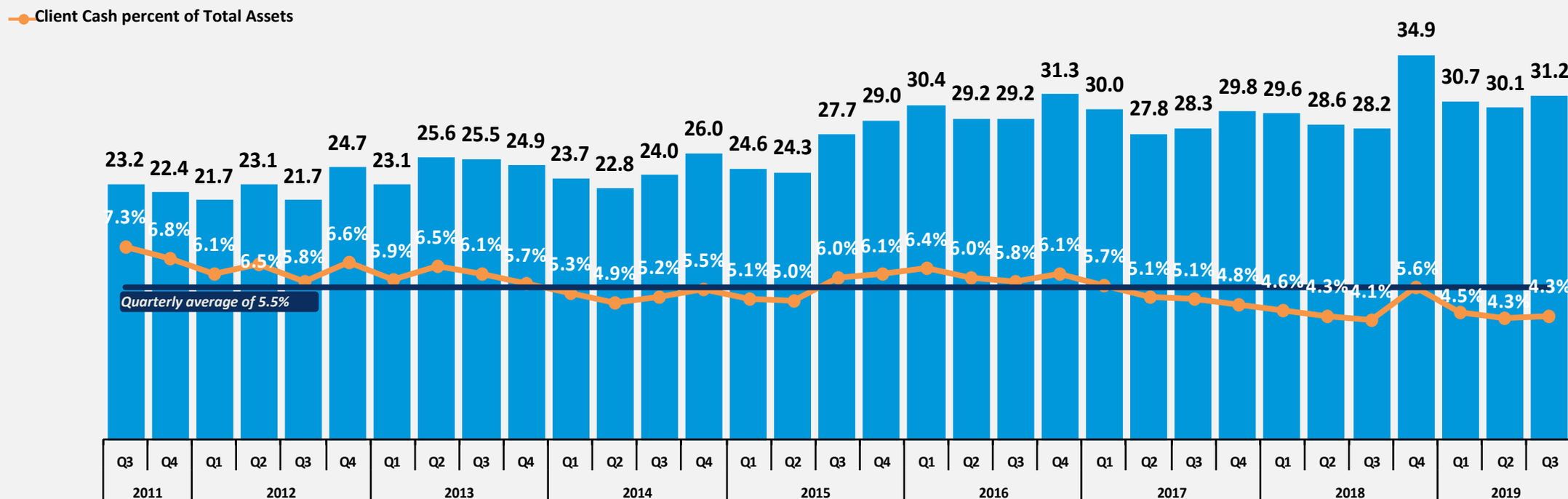


The mix of assets has continued to shift towards advisory



Client cash as a percent of total assets has been lower than our long-term average, as clients have been highly engaged in the market

Client cash balances (\$ billions)



Over the past decade, client cash as a percent of total assets has averaged ~6%, with a high of 9.6% (Q4 2008) and a low of 4.1% (Q3 2018)

Calculation of Gross Profit

Gross profit is a non-GAAP financial measure. Please see a description of gross profit under “Non-GAAP Financial Measures” on page 3 of this presentation for additional information.

Set forth below is a calculation of Gross Profit for the periods presented on page 4 and 30:

\$ in millions	Q3'19 LTM	2018	2017	2016	2015
Total Net Revenue	\$5,494	\$5,188	\$4,281	\$4,049	\$4,275
Commission & Advisory Expense	3,288	3,178	2,670	2,601	2,865
Brokerage, Clearing and Exchange	64	63	57	55	53
Gross Profit	\$2,142	\$1,948	\$1,555	\$1,394	\$1,358

Reconciliation of Core G&A to Total Operating Expense

Core G&A is a non-GAAP financial measure. Please see a description of Core G&A under “Non-GAAP Financial Measures” on page 3 of this presentation for additional information.

Below are reconciliations of Core G&A to the Company’s total operating expenses for the periods presented on page 20, and of Core G&A, prior to the impact of the acquisitions of NPH and AdvisoryWorld, against the Company’s total operating expense for the same periods:

\$ in millions	Q3'19 LTM	2018	2017	2016	2015
Core G&A	\$854	\$819	\$727	\$700	\$695
Regulatory charges	34	32	21	17	34
Promotional	200	209	172	149	139
Employee share-based compensation	28	23	19	20	23
Other historical adjustments	-	-	-	-	13
Total G&A	1,116	1,082	938	886	904
Commissions and advisory	3,288	3,178	2,670	2,601	2,865
Depreciation & amortization	92	88	84	76	73
Amortization of intangible assets	64	60	38	38	38
Brokerage, clearing and exchange	64	63	57	55	53
Total operating expense	\$4,624	\$4,471	\$3,787	\$3,655	\$3,933

\$ in millions	2018	2017
Core G&A	\$819	\$727
NPH related Core G&A	65	15
AdvisoryWorld related Core G&A	2	-
Total Core G&A prior to NPH and AdvisoryWorld	\$752	\$712

Reconciliation of Net Income to EBITDA

EBITDA is a non-GAAP financial measure. Please see a description of EBITDA under “Non-GAAP Financial Measures” on page 3 of this presentation for additional information.

Below are reconciliations of the Company’s net income to EBITDA for the periods presented on page 4:

\$ in millions	Q3'19 LTM	2018	2017	2016	2015
NET INCOME	\$554	\$439	\$239	\$192	\$169
Non-operating interest expense	130	125	107	96	59
Provision for Income Taxes	186	153	126	106	114
Depreciation and amortization	92	88	84	76	73
Amortization of intangible assets	64	60	38	38	38
Loss on Extinguishment of debt	-	-	22	-	-
EBITDA	\$1,026	\$866	\$616	\$508	\$453

Reconciliation of EPS Prior to Amortization of Intangible Assets to GAAP EPS

EPS Prior to Amortization of Intangible Assets is a non-GAAP financial measure. Please see a description of EPS Prior to Amortization of Intangible Assets under “Non-GAAP Financial Measures” on page 3 of this presentation for additional information.

Below are the following reconciliations of EPS Prior to Amortization of Intangibles to GAAP EPS for the periods presented on pages 4 and 30 of this presentation.

	Q3'19 LTM	2018	2017	2016	2015
GAAP EPS	\$6.43	\$4.85	\$2.59	\$2.13	\$1.74
Amortization of Intangible Assets (\$ millions)	64	60	38	38	38
Tax Expense (\$ millions)	(18)	(17)	(15)	(15)	(15)
Amortization of Intangible Assets Net of Tax (\$ millions)	46	43	23	23	23
Diluted Share Count (millions)	84	88	92	90	97
EPS Impact	0.55	0.48	0.25	0.26	0.24
EPS Prior to Amortization of Intangible Assets	\$6.98	\$5.33	\$2.84	\$2.38	\$1.98

Endnotes

- (1) Based on total revenues, Financial Planning magazine, June 1996-2019.
- (2) Represents the estimated total brokerage and advisory assets expected to transition to the Company's broker-dealer subsidiary, LPL Financial LLC ("LPL Financial"), associated with advisors who transferred their licenses to LPL Financial during the period. The estimate is based on prior business reported by the advisors, which has not been independently and fully verified by LPL Financial. The actual transition of assets to LPL Financial generally occurs over several quarters including the initial quarter of the transition, and the actual amount transitioned may vary from the estimate.
- (3) The Company calculates its Net Leverage Ratio in accordance with the terms of its credit agreement.
- (4) Consists of total client deposits into advisory accounts (including advisory assets serviced by Allen & Company of Florida, LLC ("Allen & Company")) less total client withdrawals from advisory accounts. The Company considers conversions to and from advisory accounts as deposits and withdrawals, respectively. Annualized growth is calculated as the current period Net New Advisory Assets divided by preceding period total Advisory Assets, multiplied by four.
- (5) Consists of total client deposits into brokerage accounts (including brokerage assets serviced by Allen & Company) less total client withdrawals from brokerage accounts. The Company considers conversions to and from brokerage accounts as deposits and withdrawals, respectively. Annualized growth is calculated as the current period Net New Brokerage Assets divided by preceding period total Brokerage Assets, multiplied by four.
- (6) Consists of existing custodied assets that converted from brokerage to advisory, less existing custodied assets that converted from advisory to brokerage. This included \$0.2 billion of assets from NPH in Q4 2017, and \$0.3 billion of assets from NPH in each of Q1 and Q2 2018.
- (7) Consists of brokerage assets serviced by advisors licensed with LPL Financial or Allen & Company.
- (8) Consists of total assets on LPL Financial's corporate advisory platform serviced by investment advisor representatives of LPL Financial or Allen & Company and total assets on LPL Financial's independent advisory platform serviced by investment advisor representatives of separate investment advisor firms ("Hybrid RIAs"), rather than of LPL Financial.
- (9) Represents those advisory assets in LPL Financial's Model Wealth Portfolios, Optimum Market Portfolios, Personal Wealth Portfolios, and Guided Wealth Portfolios platforms.
- (10) Consists of total brokerage and advisory assets under custody at LPL Financial or serviced by Allen & Company advisors.
- (11) Consists of total client deposits into advisory accounts on LPL Financial's independent advisory platform less total client withdrawals from advisory accounts on its independent advisory platform. Annualized growth is calculated as the current period organic Net New Hybrid Advisory Assets divided by the preceding period total Hybrid Advisory Assets, multiplied by four.
- (12) Consists of total client deposits into advisory accounts on LPL Financial's corporate advisory platform less total client withdrawals from advisory accounts on its corporate advisory platform. Annualized growth is calculated as the current period organic Net New Corporate Advisory Assets divided by the preceding period total Corporate Advisory Assets, multiplied by four.
- (13) Consists of total client deposits into Centrally Managed Assets (see FN9) accounts less total client withdrawals from Centrally Managed Assets accounts. Annualized growth is calculated as the current period Net New Centrally Managed Assets divided by the preceding period total Centrally Managed Assets, multiplied by four. The Company does not consider conversions from or to advisory accounts as deposits or withdrawals, respectively.
- (14) Represents trailing twelve-month Gross Profit* for the period, divided by average month-end Total Brokerage and Advisory Assets for the period.
- (15) Consists of interest income, net of interest expense plus other revenue, less advisor deferred compensation expense.
- (16) Consists of revenues from the Company's sponsorship programs with financial product manufacturers and omnibus processing and networking services, but does not include fees from client cash programs. Other asset-based revenues are a component of asset-based revenues and are derived from the Company's Unaudited Condensed Consolidated Statements of Income.
- (17) Calculated by dividing client cash program revenue for the period by the average client cash program balances during the period.
- (18) Represents the average month-end Total Brokerage and Advisory Assets for the period.
- (19) Represents trailing twelve-month operating expenses for the period, excluding production-related expense ("OPEX"), divided by average month-end Total Brokerage and Advisory Assets for the period. Production-related expense includes commissions and advisory expense and brokerage, clearing and exchange expense. For purposes of this metric, operating expenses includes Core G&A*, Regulatory, Promotional, Employee Share Based Compensation, Depreciation & Amortization, and Amortization of Intangible Assets.
- (20) Calculated as Gross Profit ROA less OPEX ROA.
- (21) Additional leverage capacity is assumed to be generated by acquired EBITDA from an M&A opportunity at a 6-8x purchase multiple for which capital was deployed up to 2.75x net leverage.
- (22) Consists of total assets on LPL Financial's independent advisory platform serviced by investment advisor representatives of Hybrid RIAs, rather than of LPL Financial.
- (23) Consists of total assets on LPL Financial's corporate advisory platform serviced by investment advisor representatives of LPL Financial or Allen & Company.