Guala Closures Group

Company presentation

Forward-looking Statements

This presentation may include, and the Company and its representatives may from time to time make, written or verbal statements which constitute "forward – looking statements", including but not limited to all statements other than statements of historical facts, including statements regarding our intentions, belief or expectations concerning our future financial condition and performance, results of operations, strategy, prospects, and future developments in the markets in which we operate and plan to operate.

By their nature, forward-looking statements involve known and unknown risks, uncertainties and other factors because they relate to events and depend on circumstances that may or may not occur in the future.

We caution you that forward – looking statements are not guarantees of future performance and that our actual financial condition, results of operations and cash flows, and the development of the industry in which we operate, may differ materially from (and be more negative than) those made in, or suggested by, the forward-looking statements contained in this presentation.

In addition even if our financial condition, results of operations and cash flows, and the development of the industry in which we operate, are consistent with the forward-looking statements contained in this presentation, those results or developments may not be indicative of results or developments in subsequent periods.

The Company undertakes no obligation to publicly update or publicly revise any forward-looking statements, whether as a result of new information, future events or otherwise. All subsequent written or verbal forward-looking statements attributable to the Company or to persons acting on the Company's behalf are qualified in their entirety by the cautionary statements referred to above.

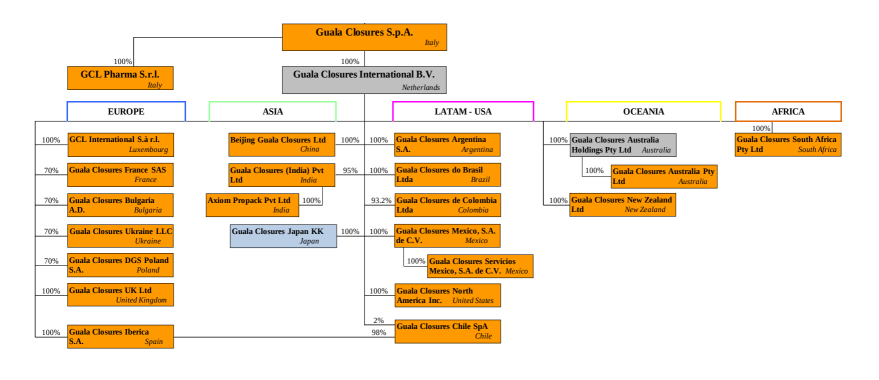
HIGHLIGHTS FULL YEAR 2018

2018 - A transformational year for the Group

- 2018 has been a transformational year for Guala Closures Group, with opportunities and challenges from both a Corporate and an Operations point of view
 - Corporate
 - Managing both a disposal process and the Business Combination
 - New Corporate structure
 - STAR listing on 6 August 2018
 - Deleveraging and new bond issuance
 - Operations
 - Group production capacity rationalization and reinforcement
 - Scouting for additional growth opportunities
 - New product launch, inflationary trend rise
- Corporate enhancement successfully achieved
- Renewed focus on Operations to support sales growing trend and to improve profitability and cash flow generation

Corporate enhancement - New legal structure

Group legal structure



- Holding companies
- Operating companies
- Representative office

Corporate enhancement – New financial structure

New FRSSN € 455ml and new € 80ml RCF

- Debt average length increased by 2.5 years to 5.5 years
- Leverage from 4.83 to 4.09 (3.9x at the end of 2018)
- Overall, new financial structure allows around € 10ml of lower interest charges with direct impact on Net Results and CF generation (2)

		Previous Debt Profile	New Debt Profile
	Size	€510 ml	€455 ml
Senior	Coupon	3mE + 475bps	3mE + 350bps
Notes	Nominal interest Exp. ²	€ 24.2 ml annual interests	€ 15.9 ml annual interests
	Maturity	2021	2024
	Size	€65 ml	€80 ml
	Amount drawn	€50 ml at December 31, 2017	€0 ml at September 30, 2018
RCF	Coupon	3mE + 400bps	3mE + 250bps

Group financial strength confirmed by Moody's and S&P

Moody's from B2 to B1 and S&P from B to B+ (with positive outlook)

Operations enhancement

New product launch

- Macallan
 - Entrance of Guala Closures in single malt whisky market
 - First closure in the segment with tamper evident
 - First mono-block closure with plastic and cork



Mew Luxury Closures in Mexico





- Microchip NFC: ongoing industrial trials with customers
 - Authenticity certification
 - Consumer engagement
 - Marketing data acquisition
 - Logistic track and tracing



Operations enhancement

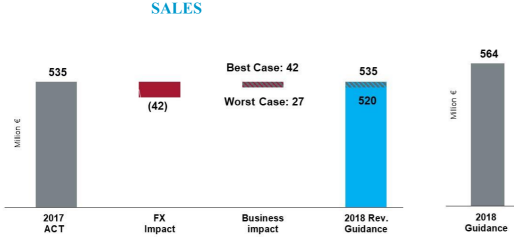
- Group production capacity rationalization and reinforcement
 - Streamlining of UK production activities
 - Sale of Italian discontinued plant
 - Production reorganization in France
 - Mew plant in Kenya

Guidance bridges



vs original guidance

SALES

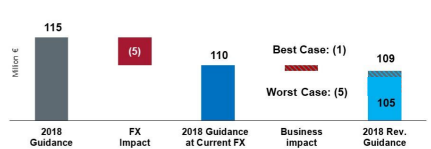




Adj EBITDA



Adj EBITDA



Next Steps

Corporate

- Mew skills to adapt to Group new status
- Expand S.A.P. perimeter to few selected geographical markets

Operations

- Reinforce customer coverage
- Increasing focus on NWC management
- New plant in Kenya Production starting in 2019
- Scouting for market consolidation opportunities

HIGHLIGHTS 9M 2018

9M 2018 - Operating and financial review

NET REVENUE

- At constant FX rates, net revenue up +10.5% vs 9M 2017, of which:
 - +8.9% organic growth
 - +1.7% from the acquisition of Axiom Propack Pvt Ltd and ICSA's activities
- At current FX rates, net revenue up €8.5 million (+2.2%) vs 9M 2017
- Strong organic growth in Asia and Americas (+29.1% and +22.1% at constant FX respectively), while Oceania negatively affected (-11.4% at constant FX) by adverse climate conditions
- Strong organic growth in Safety, Luxury and Roll-on closures segments (10.1%, 54.9% and 10.6% at constant FX respectively); wine closures segment was flat (+2.4% at constant FX) due to adverse climate conditions in Oceania

ADJUSTED EBITDA

- At constant FX rates, Adjusted EBITDA +1.2% vs 9M 2017
- At current FX rates, Adjusted EBITDA down €4.8 million (-6.2%) vs 9M 2017
- 9M 2018: selling price increase almost compensated the increase in raw materials costs; positive impact from change in perimeter

NET FINANCIAL POSITION

NFP decreased from €552.5 ml to €461.6 ml as a result of the initial net capital injection from Space4 (€145.7 ml) and the cash flow of the period (€-54.8 ml) which is impacted by the business seasonality. A significant reduction of the NWC with related impact on NFP is expected in the last quarter of the year.

9M 2018 RESULTS

Key trends: group currencies

- In 9M 2018 the Euro revaluated against all the main FX currencies in which the group sales are denominated (but the Poland Zloty)
- Argentinian Peso (154.5%); US Dollar (7.3%); Ukraine Hryvnia (9.3%); Indian Rupia (10.5%); Australian Dollar (8.5%); New Zealand Dollar (9.8%) respectively

Exchange rate trend (1 € = x FC) P&L	Average 09M17	Average 09M18	Var % vs 09M17
US Dollar	1.1132	1.1949	7.3%
GB Pounds	0.8725	0.8839	1.3%
Lev Bulgaria	1.9558	1.9558	-
Ukraine Hryvnia	29.4568	32.1923	9.3%
Poland Zloty	4.2648	4.2478	(0.4%)
China Renmimbi	7.5721	7.7792	2.7%
Indian Rupia	72.5875	80.2234	10.5%
Japan Yen	124.5623	130.9591	5.1%
Argentinian Peso	18.0920	46.0503	154.5%
Brazilian Real	3.5311	4.2957	21.7%
Colombian Peso	3272.32	3447.89	5.4%
Mexican Peso	20.9970	22.745	8.3%
Chilean Peso	727.4333	750.7511	3.2%
Australian Dollar	1.4530	1.5767	8.5%
New Zealand Dollar	1.5556	1.7074	9.8%
South Africa Rand	14.7003	15.3897	4.7%

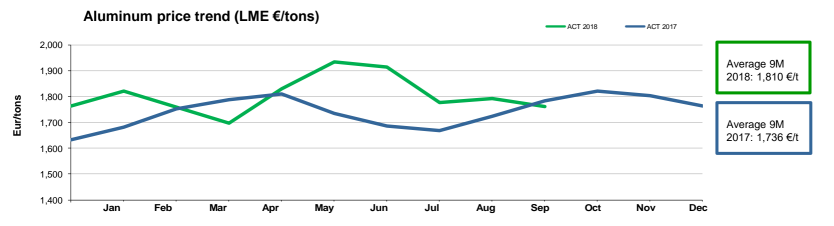
Exchange rate trend (1 € = x FC) BS	Dec 31, 2017	Sep 30, 2018
US Dollar	1.1993	1.1576
GB Pounds	0.8872	0.8873
Lev Bulgaria	1.9558	1.9558
Ukraine Hryvnia	33.7318	32.7530
Poland Zloty	4.1770	4.2774
China Renmimbi	7.8044	7.9662
Indian Rupia	76.6055	83.9160
Japan Yen	135.0100	131.2300
Argentinian Peso	22.9310	46.0503
Brazilian Real	3.9729	4.6535
Colombian Peso	3580.19	3457.21
Mexican Peso	23.6612	21.7800
Chilean Peso	737.2900	764.1800
Australian Dollar	1.5346	1.6048
New Zealand Dollar	1.6850	1.7505
South Africa Rand	14.8054	16.4447

	Var % vs Dec 17
7 6	(3.5%)
73	0.0%
58	-
30	(2.9%)
74	2.4%
52	2.1%
60	9.5%
00	(2.8%)
)3	100.8%
35	17.1%
21	(3.4%)
00	(8.0%)
00	3.6%
18	4.6%
)5	3.9%
17	11.1%

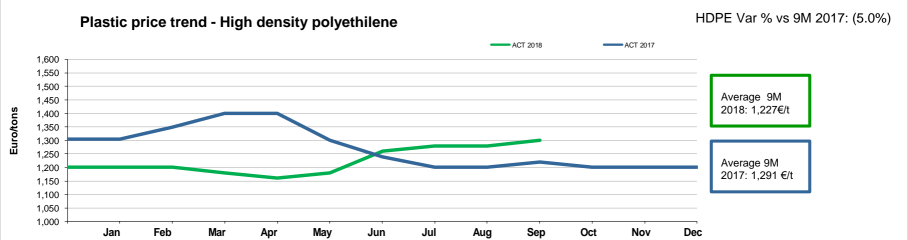
Key trends: raw materials

- In 9M 2018 Aluminum prices (LME Euro/tons) were higher on average by 4.2% vs 9M 2017 and equal to Euro/ton 1,810 (vs Euro/ton 1,736 in 9M 2017)
- In 9M 2018 in Europe high density polyethylene, polypropylene and homopolymer prices were lower on average vs 9M 2017 by 5.0% and 0.2% respectively
- In 9M 2018 in India high density polyethylene and polystyrene prices were higher on average vs 9M 2017 by 4.1% and 8.9% respectively

LME Var % vs 9M 2017: 4.2%

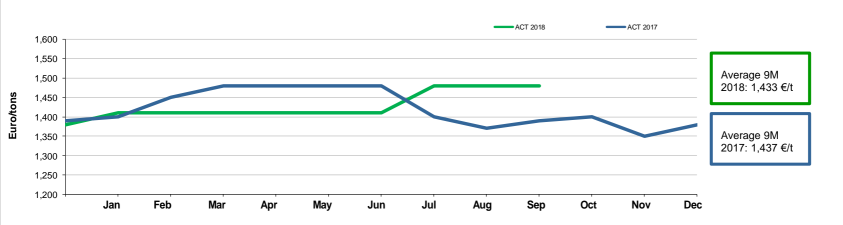


Key trends: raw materials – plastics – Europe





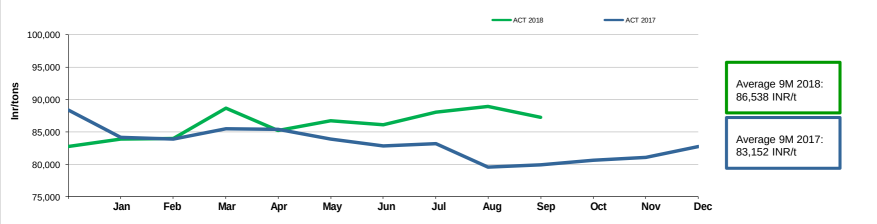
PP Var % vs 9M 2017: (0.2%)



Key trends: raw materials - plastics - India

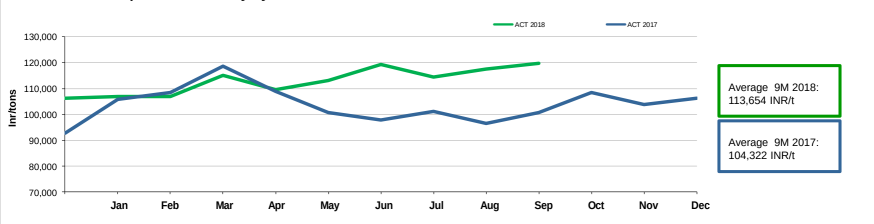
Plastic price trend - High density polyethilene

HDPE Var % vs 9M 2017: 4.1%



Plastic price trend - Polystyrene

PS Var % vs 9M 2017: 8.9%



Financial snapshot

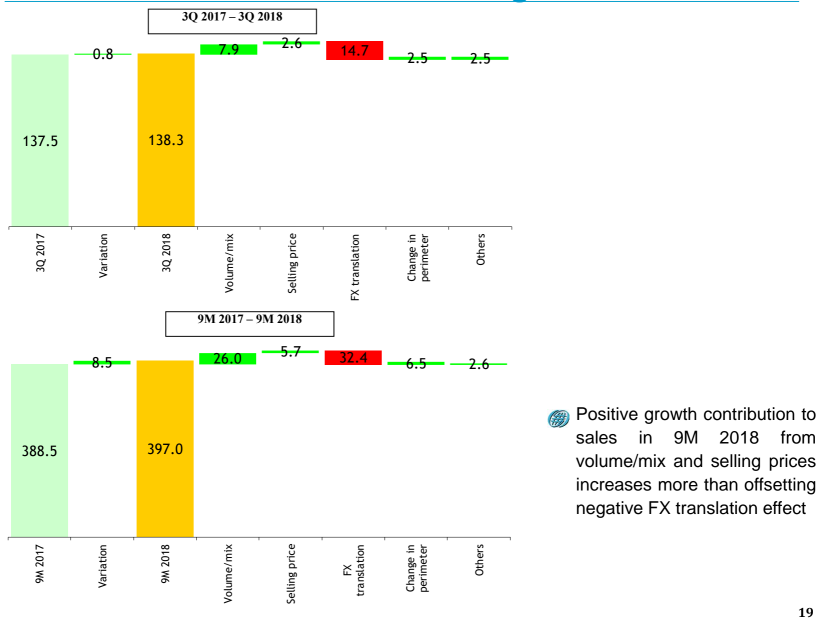
€ / ml	9M 17 Pro Forma	9M 18 Pro Forma	Var % 9M 18 vs 9M 17
Net revenue	388.5	397.0	2.2%
EBITDA	75.8	58.3	(23.0%)
% margin	19.5%	14.7%	
Adjusted EBITDA	78.3	73.5	(6.2%)
% margin	20.2%	18.5%	
EBIT	52.8	33.9	(35.8%)
% margin	13.6%	8.5%	
Net result	5.5	(3.1)	(156.5%)
% margin	1.4%	(0.8%)	
	As at	As at	
€ / ml	Sep 30.	Sep 30.	

Detail of Exceptional items	9M 17	9M 18
€/ml	Pro forma	Pro forma
EBITDA	75.8	58.3
Costs related to Exit process and to the business combination	0.9	13.4
M&A activities costs	0.5	0.5
Restructuring costs	0.1	0.9
Other costs	1.1	0.4
Adjusted EBITDA	78.3	73.5

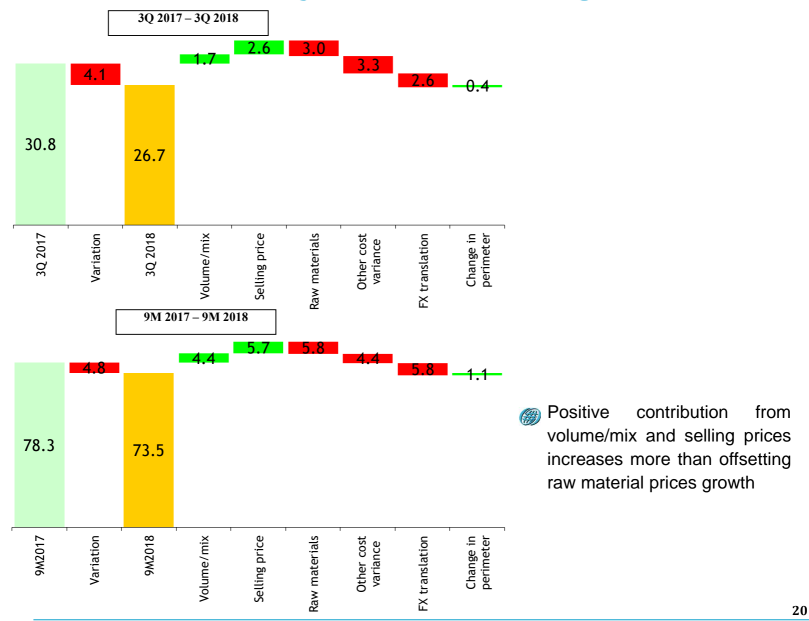
	As at		
€ / ml	Sep 30,		
	2017		
NWC	124.7		
NWC days	82		
Net debt	555.7		

As at
Sep 30,
2018
143.0
93
461.6

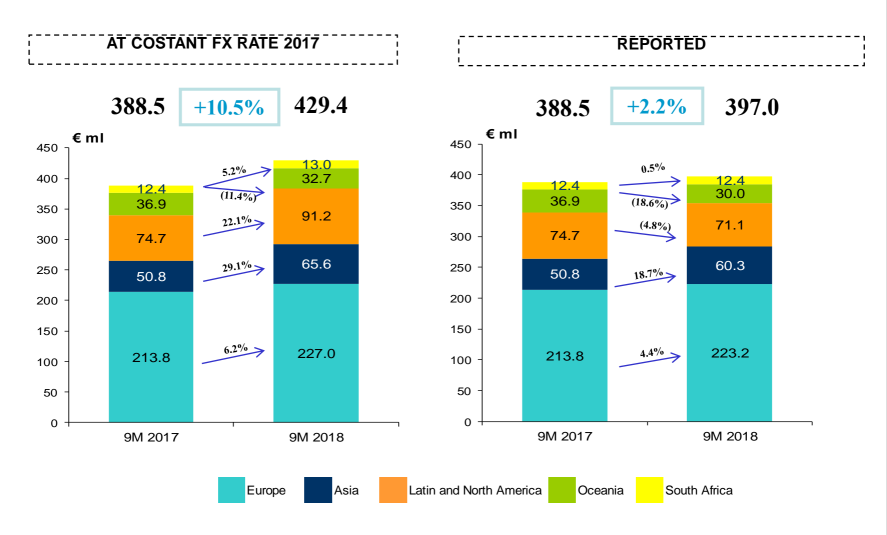
3Q and 9M 2018 - Net revenue bridge



3Q and 9M 2018 - Adjusted EBITDA bridge

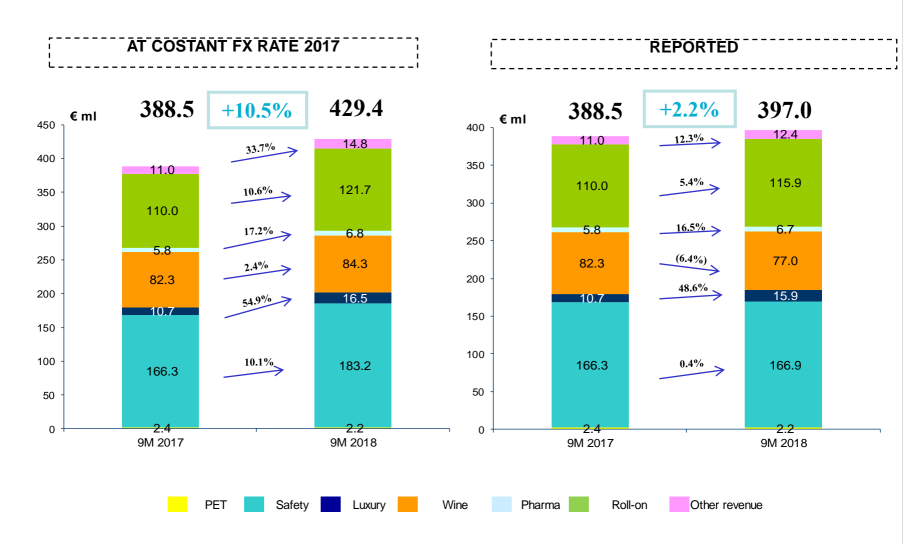


9M 2018 - Net revenue by geographic area



Superior growth in Asia and Latin and North America regions in 9M 2018

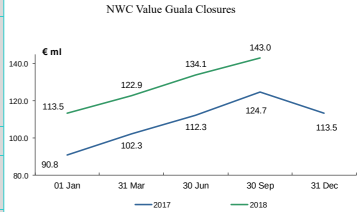
9M 2018 - Net revenue by product



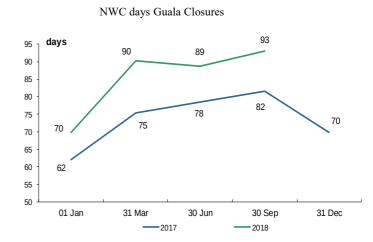
Significant outperformance mainly in Safety, Luxury and Roll on closures segments in 9M 2018

Net Working Capital

	VALUE							
€/ml	As at 31/03/17	As at 30/06/17	As at 30/09/17	As at 31/12/17		As at 1/03/18	As at 30/06/18	As at 30/09/18
Trade receivables	92.5	97.9	107.7	102.4		98.9	112.1	115.0
Inventories	83.2	90.1	90.7	82.7		95.1	97.6	94.8
Trade payables Guala Closures	(73.3)	(75.7)	(73.6)	(71.7)		(71.2)	(75.6)	(66.7)
NWC value Guala Closures	102.3	112.3	124.7	113.5		122.9	134.1	143.0
Trade payables Space4	-	-	-	(4.5)		(3.8)	(2.9)	-
NWC value Total	102.3	112.3	124.7	109.0		119.1	131.2	143.0



	DAYS							
	As at 31/03/17	As at 30/06/17	As at 30/09/17	As at 31/12/17		As at 31/03/18	As at 30/06/18	As at 30/09/18
Trade receivables	68	68	70	63		73	74	75
Inventories	61	63	59	51		70	65	62
Trade payables Guala Closures	(54)	(53)	(48)	(44)		(52)	(50)	(43)
NWC days Guala Closures	75	78	82	70		90	89	93
Trade payables Space4	-	-	-	(3)		(3)	(2)	-
NWC days Total	75	78	82	67		87	87	93



Cash Flow – as change in NFP

	9M 2017	9M 2018
	Pro	Pro
€ / mln	Forma	Forma
Opening net financial indebtedness	(514.8)	(552.5)
Opening net cash from Space4 (net of the acquisition)	-	145.7
Opening net financial indebtedness Pro Forma	(514.8)	(406.8)
Cash flows generated by/(used in) operating activities	16.3	10.3
Cash flows used in investing activities	(24.4)	(23.3)
Cash flows used in financing activities	(32.9)	(41.8)
Total change in NFP	(40.9)	(54.8)
Closing NFP	(555.7)	(461.6)

- Opening figures have been adjusted to include the initial fresh capital injection from Space4 S.p.A. (€145.7 million). This amount is the result of the opening NFP of Space4 at December 31, 2017 (€499.7 million) less the amount paid for the acquisition of Guala Closures Group (€354.0 million).
- Met cash flows for the period: €-13.9 million vs 9M 2017 mainly due to: (i) lower cash flows from operating activities net of capex and (ii) higher cash flows used in financing activities, both impacted by the extraordinary effects of the Business Combination occurred in 2018.
- <u>CF operating</u>: -€6.0 million vs 9M 2017 mainly due to lower EBITDA generated in 9M 2018 (€17.4 million, due to the extraordinary costs related to the Business Combination) and to higher cash out for other operating items (€0.4 million), partly compensated by lower absorption from the variation in net working capital (€6.8 million) and by lower payment of taxes (€5.0 million).
- <u>CF investing</u>: +€1.0 million vs 9M 2017 mainly due to the sale on June 2018 of the building in Torre d'Isola (Italy) (€2.1 million).
- <u>CF Financing</u>: -€8.9 million vs 9M 2017 due to several reasons: positive effects as €24.1 million from increase in Capital, €2.4 million from Market Warrants, €2.5 million from less interests expense, €1.6 million from less dividends paid, €1.2 million from positive exchange rates impact; compensated by negative effects as €31.3 million for withdrawal of previous shareholders, €8.0 million for exceptional costs for debt refinancing and €2.4 million for other financial items.

Financial Guidelines

- The following guidelines on 2018 year end results of GCL Group (to be considered as a proforma of Guala Closures Group consolidated accounts after the Group Structure reorganization) have been provided to the market (source IPO prospectus as August 6, 2018, at guidelines):
 - Expected Net revenue: Euro 564 million
 - Expected Adjusted Ebitda Euro 115 million
 - Expected Adjusted Net Income Euro 30 million
 - Expected Net Financial Position (*): Euro 404 million

Updated guidelines:

"While the Group achieved a strong growth in volumes in the first nine months of the year, consumers' demand has been softening in Q3 – says Marco Giovannini, Chairman and CEO – due to higher markets volatility and uncertainties around WTO tariffs. We are consequently experiencing destockings and products mix reassessment from our main customers. The increases on utility costs and other oil related consumables which have affected the business profitability shall be recovered in the near future.

We expect these markets trends and mainly the currency fluctuations to affect the year end guidance provided to the market on August 6 on sales and adjusted EBITDA between -5% and -8% (of which around 4% due to forex impact)".

The expected year end net financial position of the group is in the range of Euro 414 - 417 million as a consequence of the above mentioned negative potential impact on Adjusted EBITDA but including the benefit from the recapitalization pursuant to the business combination with Space4.

Annex

Definitions

Definitions

EBITDA Earnings before Depreciation and Amortization, Net Financial Income (Charges) and Income Taxes

EBIT Earnings before Net Financial Income (Charges) and Income Taxes

performance indicator calculated by adjusting the EBITDA of some non-operational components, such as: i) restructuring expenses,ii) operating expenses related to discontinued plant, iii) costs related to significant production accidents, iv) due diligence charges, v) merger and acquisition ("M&A") expenses, vi) contingent tax penalties and related consultancy fees

Capital Expenditure, net of asset disposals, excluding Investments in Financial Fixed Assets and Equity Investments

Non-Current Assets plus Current Assets less Current Liabilities less Other Non-Current non Financial Assets and Liabilities

Constant currency basis restates the current year results to the prior year's average exchange rates

- CAPEX
- MET INVESTED CAPITAL
- CONSTANT EXCHANGE RATES CHANGE

Key events for the period ended September 30, 2018

1H 2018

- 20 March 2018 : ACQUISITION OF THE RESIDUAL 1.62% NON-CONTROLLING INTEREST IN GUALA CLOSURES ARGENTINA S.A. for 0.1 million
- 29 June 2018 : SALE OF THE DISCONTINUED TORRE D'ISOLA PLANT IN ITALY for 2.1million
- Guala Closures UK: TRANSFER OF PLANT AND MACHINERY TO A SINGLE PLANT: a process to streamline production activities in Glasgow began in 2018, envisaging the transfer of plant and machinery by 1Q 2019.
- SIGNATURE OF A S.P.A. FOR THE SALE OF PART OF INTERESTS HELD IN GUALA CLOSURES S.P.A.
 - On April 16, 2018, GCL Holdings S.C.A. signed a Share Purchase Agreement with Space4 S.p.A. and Peninsula Capital II Sarl for the sale of about 80% of the interests held in its controlled company Guala Closures S.p.A on the basis of an equity value of Euro 504 million
 - The transaction envisages a re-organization of GCL Holdings S.C.A. whereby such company becomes held entirely by the Managers (M. Giovannini, F. Bove, A. Diaz and P. Ferrari) who roll-over their participations in Guala Closures S.p.A.; post closing, GCL Holdings S.C.A. holds about 15% interest in Guala Closures S.p.A. representative of about 25% of voting rights.
 - The completion of the Space4-Guala Closures transaction was subject, among other things, to the transfer of some goods, assets, liabilities and legal relationships (the "GCL business unit") from the parent GCL Holdings S.C.A. to Guala Closures Group. On May 25, 2018, the board of directors of GCL Holdings S.C.A. approved the transfer of the GCL business unit to GCL International S.à r.l..

Key events for the period ended September 30, 2018

3Q 2018

FINANCIAL INDEBTEDNESS

- On August 1, 2018 Guala Closures has fully repaid the Euro 510 million Notes issued in 2016 and Revolving Credit Facility using the proceeds of a Euro 552.5 million intercompany loan granted by Space4 further to the execution by the latter of a Bridge Facility Agreement entered into with Credit Suisse, Banca IMI, Banco BPM, Barclays Bank and UniCredit (the "Original Lenders") for an amount equal to Euro 450 million, which shall be repaid within one year from its first utilization
- On July 20, 2018, Space4 also entered into with the Original Lenders a new Revolving Credit Facility Agreement, for a maximum amount of Euro 80 million. The New RCF will expire five years and six months after the first utilization of the bridge financing described above
- Following the Merger (as defined below), the intercompany loan has been set off and Guala Closures will be liable for all the obligations arising under the Bridge Facility Agreement and the New RCF

CLOSING OF BUSINESS COMBINATION OF GUALA CLOSURES S.P.A. WITH SPACE4 AND ADMISSION TO LISTING

- On July 31, 2018 (closing date of the Business Combination) the acquisition of the 61,200,000 ordinary shares of Guala Closures has been completed with the transfer by GCL Holdings S.C.A. of the ordinary shares of Guala Closures to Space4, PII G S.à r.l. and Quaestio Capital SGR S.p.A
- On the same date Guala Closures and Space4 executed the merger deed, the effects of which have been conditioned to the approval by Consob (the Italian supervisory authority) of the prospectus for the listing of Guala Closures post-merger (the "Prospectus").
- Further to the approval by Consob of the Prospectus, the merger of Guala Closures into Space4 became effective on August 6, 2018 (the "Merger"). The company resulting from the Merger adopted the corporate name of "Guala Closures S.p.A." and its ordinary shares and market warrant have been trading starting from August 6, 2018 on the Italian Stock Exchange (Mercato Telematico Azionario), within the Star Segment.

Subsequent events

REFINANCING

- On October 3, 2018 Guala Closures has fully repaid the Euro 450 million of the Bridge Facility Agreement, entered into with Credit Suisse, Banca IMI, Banco BPM, Barclays Bank and UniCredit on last August 1, 2018, using the proceeds of a Euro 455 million of a Senior Secured Floating Rate Notes with due date 2024.
- On October 11, 2018 pursuant to certain accession agreements to the New RCF and to a supplemental indenture to the Indenture, each of Guala Closures International B.V., Guala Closures U.K. Limited, Guala Closures Australia Holdings Pty Ltd, Guala Closures Australia Pty Ltd, Guala Closures New Zealand Limited, Guala Closures do Brasil Ltda and Guala Closures Iberica S.A. granted a personal guarantee in order to secure the facility made available under the New RCF and the Notes.

CONSTITUTION OF NEW COMPANY

On October 3, 2018 the board of Directors of GCL International S.à.r.l. has decided to set up a new company in Kenya, called Guala Closures East Africa, which initially will mainly have the function of commercialize products made by other companies in the group and, subsequently, may itself have a production unit.

MERGER BETWEEN GROUP COMPANIES

Guala Closures (India) PVT Limited and its subsidiary (acquired in 2017) Axiom Propack (PVT) Limited have embarked on a merger process as a result of which Axiom Propack PVT Limited will be incorporated into Guala Closures (India) PVT. As part of this process, on 11 September 2018 the companies jointly requested the Mumbai National Company Law Tribunal to approve the merger. Pending approval by the competent authorities, the merger is expected to be finalized by December 31, 2018.

Thousands of €	9M 2017 Pro Forma	9M 2018 Pro Forma
Net revenue	388,521	397,008
Change in invent. of finish. and semi-fin. products	12,711	9,625
Other operating income	2,593	2,714
Work performed by the Group and capitalised	3,950	4,014
Costs for raw materials	(176,900)	(185,661)
Costs for services	(71,683)	(85,599)
Personnel expense	(75,297)	(74,883)
Other operating expense	(8,109)	(8,869)
Gross operating profit (EBITDA)	75,785	58,349
Amortization and depreciation	(22,959)	(24,447)
Operating profit	52,826	33,902
Interests income	2,047	16,945
Interests expense	(33,038)	(43,200)
Net interests expense	(30,991)	(26,255)
Profit before taxation	21,835	7,646
Income taxes	(16,379)	(10,726)
Profit (loss) for the period	5,456	(3,080)
Gross operating profit (EBITDA) - ADJUSTED	78,299	73,472
EBITDA ADJUSTED % on Net revenue	20.2%	18.5%

Balance Sheet

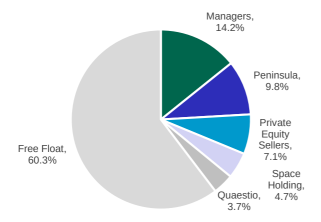
Thousands of €	As at December 31, 2016	As at September 30, 2017 Pro Forma	As at December 31, 2017 Pro Forma	As at September 30, 2018	
Intangible assets	373,990	372,119	832,777	818,837	
Property, plant and equipment	189,932	188,860	190,688	187,645	
Non-current assets classified as held for sale	-	-	2,130	0	
Net working capital	90,768	124,685	109,044	143,043	
Net financial derivative liabilities	100	(208)	(220)	(90)	
Employee benefits	(6,246)	(6,440)	(6,376)	(6,553)	
Other assets/liabilities	(30,242)	(27,668)	(33,060)	(32,354)	
Net invested capital	618,303	651,348	1,094,983	1,110,528	
Financed by:					
Net financial liabilities	569,502	584,629	605,631	494,071	
Cash and cash equivalents	(54,703)	(28,924)	(198,783)	(32,456)	
Net financial indebtedness	514,799	555,705	406,848	461,615	
Consolidated equity	103,504	95,643	688,135	648,913	
Sources of financing	618,303	651,348	1,094,983	1,110,528	

Cash Flow – as change in NFP

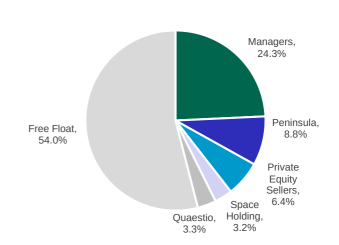
Thousands of €	9M	9M
	2017 Pro Forma	2018 Pro Forma
Opening net financial indebtedness	(514.799)	(552.513)
Opening net cash from Space4 (net of the acquisition)	-	145.666
A) Opening net financial indebtedness Pro Forma	(514.799)	(406.848)
B) Cash flows from operating activities		
Profit before taxation	21.835	10.423
Amortization and depreciation	22.959	24.447
Net finance costs	30.991	23.479
Change in:		
Receivables, payables and inventory	(38.716)	(31.861)
Other	(2.027)	(2.452)
VAT and indirect tax assets/liabilities	375	1.694
Income taxes paid	(19.067)	(15.387)
TOTAL B)	16.350	10.344
C) Cash flows used in investing activities		
Acquisitions of property, plant and equipment and intangible assets	(23.220)	(25.520)
Proceeds from sale of property, plant and equipment and intangibles	84	52
Change in non-current assets classified as held for sale	-	2.130
Acquisition of Limat activities (Mexico)	(1.226)	-
TOTAL C)	(24.362)	(23.339)
D) Cash flows used in financing activities		
Acquisition of non-controlling interest in Guala Closures Argentina	-	(114)
Acquisition of non-controlling interest in Guala Closures Tools	(1.050)	-
Withdrawal of previous shareholders	-	(31.323)
Financial income and expense	(22.959)	(20.426)
Exceptional financial costs for debt restructuring	-	(7.995)
Payment of transaction cost on Bond and RCF	(3.768)	-
Initial issuance of Market Warrants	-	(9.367)
Change in fair value of Market Warrants	-	11.794
Derivatives and other financial items	508	(5.675)
Dividends paid	(6.249)	(4.605)
Proceeds from capital increases	924	25.000
Effect of exchange rate fluctuation	(301)	938
TOTAL D)	(32.895)	(41.773)
E) Net cash flow used in the year (B+C+D)	(40.907)	(54.768)
F) Closing net financial indebtedness (A+E)	(555.705)	(461.615)

Guala Closures S.p.A. Capital Structure Post Merger





% Voting Rights



Azionariato per effetto del perfezionamento della Fusione alla Data di Efficacia della Fusione										
N. di azioni complessive	N. di azioni complessive	N. di Azioni Ordinarie	N. di Azioni B	N. di Azioni C	N. Diritti di Voto	% del capitale sociale	% dei diritti di voto esercitabili in Assemblea			
Free Float	40,516,497	40,516,497	-		40,516,497	60.31%	54.01%			
GCL Holdings SCA (Managers)	9,566,646	5,244,208	4,322,438	-	18,211,522	14.24%	24.28%			
Peninsula	6,613,614	6,613,614	-	-	6,613,614	9.84%	8.82%			
Private Equity Sellers	4,800,000	4,800,000	-	-	4,800,000	7.14%	6.40%			
Space Holding	3,183,250	2,370,750	-	812,500	2,370,750	4.74%	3.16%			
Quaestio	2,504,897	2,504,897		-	2,504,897	3.73%	3.34%			
Totale	67,184,904	62,049,966	4,322,438	812,500	75,017,280	100.0%	100.0%			

- N. of market warrants outstanding equal to 19.367.393
- Lock-up obligations for key shareholders: Managers (18 months), Space Holding (12 months¹), Peninsula (9 months), Quaestio (9 months), Private Equity Sellers (6 months²)

¹ Lock-up obligation valid over only 2,781,250 shares owned by Space Holding.

² Lock-up obligation valid over only 2,000,000 shares owned by Private Equity Sellers.