APOLLO

APOLLO GLOBAL MANAGEMENT, INC. (NYSE: APO)

Apollo Global Management Investor Presentation

March 2021

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Forward-Looking Statements & Other Important Disclosures

This presentation may contain forward-looking statements that are within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). These statements include, but are not limited to, discussions related to Apollo Global Management, Inc. (NYSE:APO) (formerly Apollo Global Management, LLC, and together with its subsidiaries, "Apollo", "we", "us", "our" and the "Company") expectations regarding the performance of its business, liquidity and capital resources and the other non-historical statements. These forward-looking statements are based on management's beliefs, as well as assumptions made by, and information currently available to, management. When used in this presentation, the words "believe," "anticipate," "estimate," "expect," "intend" or future or conditional verbs, such as "will," "should," "could," or "may," and variations of such words or similar expressions are intended to identify forward-looking statements. Although management believes that the expectations reflected in these forward-looking statements are reasonable, it can give no assurance that these expectations will prove to be correct. These statements are subject to certain risks, uncertainties and assumptions, including risks relating to our dependence on certain key personnel, our ability to raise new private equity, credit or real asset funds, the outbreak of the novel coronavirus disease 2019 ("COVID-19"), market conditions generally, our ability to manage our growth, fund performance, changes in our regulatory environment and tax status, the variability of our revenues, net income and cash flow, our use of leverage to finance our businesses and investments by funds we manage ("Apollo Funds"), litigation risks, and potential corporate governance changes, among others. Due to the COVID-19 pandemic, there has been uncertainty and disruption in the global economy and financial markets. While we are unable to accurately predict the full impact that COVID-19 will have on our results from operations, financial condition, liquidity and cash flows due to numerous uncertainties, including the duration and severity of the pandemic and containment measures, our compliance with these measures has impacted our day-to-day operations and could disrupt our business and operations, as well as that of the Apollo funds and their portfolio companies, for an indefinite period of time. We believe these factors include but are not limited to those described under the section entitled "Risk Factors" in the Company's Annual Report on Form 10-K filed with the United States Securities and Exchange Commission ("SEC") on February 19, 2021, as such factors may be updated from time to time in our periodic filings with the SEC, which are accessible on the SEC's website at www.sec.gov. These factors should not be construed as exhaustive and should be read in conjunction with the other cautionary statements that are included in our filings with the SEC. We undertake no obligation to publicly update or review any forward-looking statements, whether as a result of new information, future developments or otherwise, except as required by applicable law.

This presentation contains information regarding Apollo's financial results that is calculated and presented on the basis of methodologies other than in accordance with accounting principles generally accepted in the United States ("non-GAAP measures"). Refer to slides at the end of this presentation for the definitions of DE and FRE, non-GAAP measures presented herein, and reconciliations of GAAP financial measures to the applicable non-GAAP measures.

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Information contained herein is as of December 31, 2020 unless otherwise noted. This presentation is not complete and the information contained herein may change at any time without notice. Except as required by applicable law, Apollo does not have any responsibility to update the presentation to account for such changes.

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Apollo Overview

Apollo is a Leading Alternative Investment Manager

Apollo Global Management is a leading global alternative investment manager with expertise in credit, private equity, and real assets



\$455 billion

Total Assets Under Management¹



\$273 billion

AUM in Permanent Capital Vehicles



39%

Gross IRR in Private Equity
Since 1990²

APOLLO



\$329 billion

Largest Alternative Credit Platform



\$25 billion

One of the Largest Private Equity
Funds Ever Raised



21%

Fee Related Earnings CAGR Since IPO³

1 As of December 31, 2020. Please refer to the definition of Assets Under Management at the end of this presentation. 2 Represents returns of traditional Apollo private equity funds since 1990 through December 31, 2020 (Net IRR 24%). Please refer to Gross IRR and Net IRR endnotes and definitions at the end of this presentation. Past performance is not indicative of future results. 3 FRE CAGR since IPO is being calculated from LTM 1Q'11 to LTM 4Q'20.



Globally Diversified Platform Across Asset Classes

APOLLO

Firm Profile¹ **Business Segments Private Equity Real Assets** Founded: 1990 Credit \$81bn AUM \$46bn AUM \$329bn AUM AUM: \$455 billion Corporate Credit Real Estate Private Equity Employees: 1,729 Distressed buyouts, Debt Structured Credit **Principal Finance Direct Origination** and Other Investments Infrastructure Inv. Professionals: 557 · Advisory and Other • Corporate Carve-outs Opportunistic Buyouts **Global Offices:** 15 Hybrid Capital Natural Resources **Global Footprint Investment Approach** Value-Oriented Contrarian London Frankfurt **Integrated Investment New York** Luxembourg **Platform** Los Angeles Tokyo **Bethesda** Delhi Madrid San Diego Houston **Hong Kong** Mumbai • **Opportunistic Across Market Cycles and Capital Structures** Singapore Focus on 9 Core Industries

1 As of December 31, 2020. Please refer to the definition of Assets Under Management at the end of this presentation. Note: A UM components may not sum due to rounding.



Deep Bench of Senior Management Talent

Senior Leadership								
Leon Black Founder, Chairman of the Board	Marc Rowan Co-Founder, CEO ¹	Josh Harris Co-Founder	Scott Kleinman Co-President					
Jim Zelter Co-President, Chief Investment Officer, Credit	Gary Parr Senior Managing Director	Martin Kelly Co-Chief Operating Officer and Chief Financial Officer	Anthony Civale Co-Chief Operating Officer and Lead Partner, Credit					

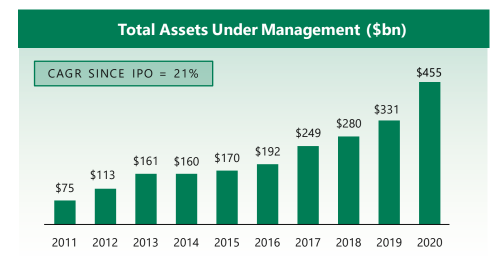
Management Committee								
Matt Breitfelder Senior Partner, Global Head of Human Capital	Stephanie Drescher Senior Partner, Global Head of Client and Product Solutions	Gernot Lohr Senior Partner, Global Head of Financial Institutions	Sanjay Patel Senior Partner, Chairman International	Rob Seminara Senior Partner, Head of Europe	John Suydam Chief Legal Officer			

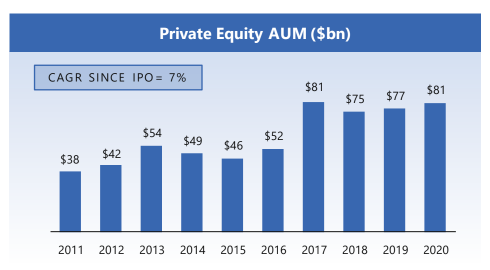
Business Segments							
557 I	nvestment Professi	onals	1,172 Non-Investment Professionals				
262	185	110	Corporate Services	Finance, Operations & Risk	Technology		
Credit	Private Equity	Real Assets	Human Capital	Marketing	Legal, Compliance & Tax		

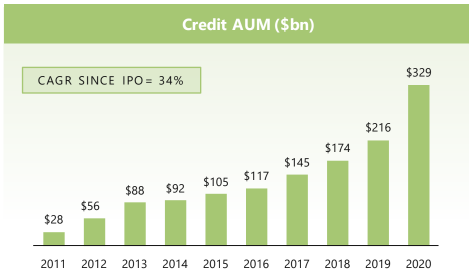
1 Effective upon Leon Black's retirement as CEO in 2021. Note: All senior leadership are also members of the Management Committee.

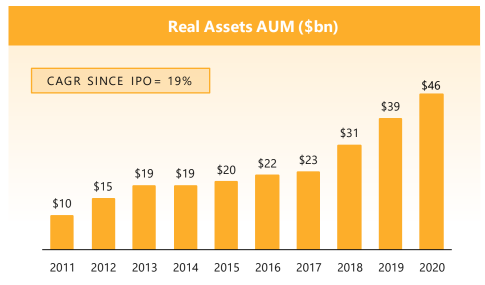
Assets Under Management Have Grown More than 6x in 10 Years

AUM growth over the past ten years driven by the proliferation of yield-oriented permanent capital vehicles and continued success in opportunistic investing businesses









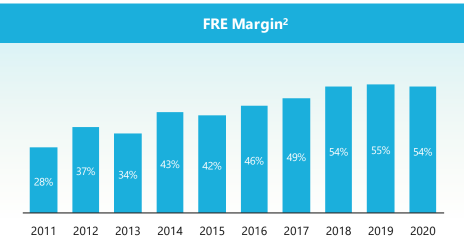
Please refer to the definition of Assets Under Management at the end of this presentation.

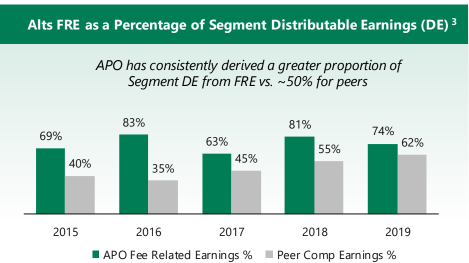
AUM Growth Has Driven Expansion of Fee Related Earnings (FRE)

FRE growth driven by 14% CAGR in management fees since IPO and continued cost control. Management fees have been resilient and continued to grow through various periods of market dislocation, supported by long-dated AUM and AUM in permanent capital vehicles.



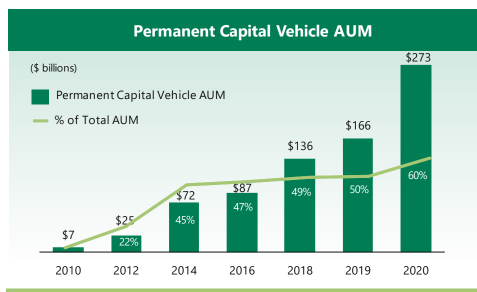


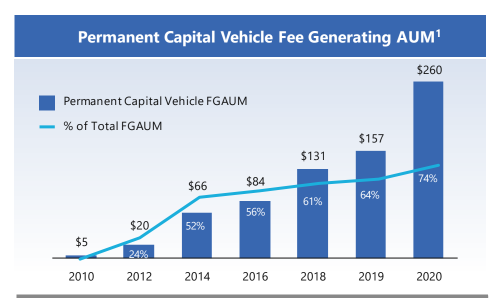


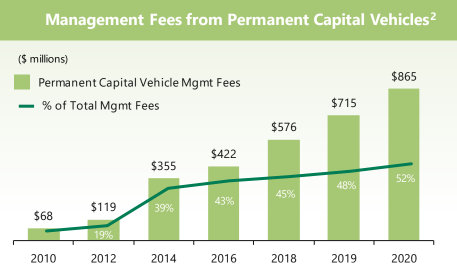


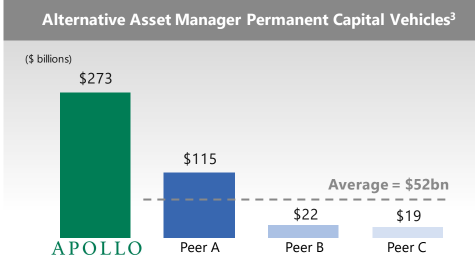
1 Please refer to the definition of Fee Related Earnings and to the reconciliations of GAAP financial measures to the applicable non-GAAP measures at the end of this presentation. 2 FRE margin represents FRE as a percentage of fee related revenues and other income attributable to FRE. 3 Peers represent publicly traded alternative asset managers that disclose metrics comparable to APO. Source: Public fillings.

Permanent Capital Vehicles – A Strategic Differentiator



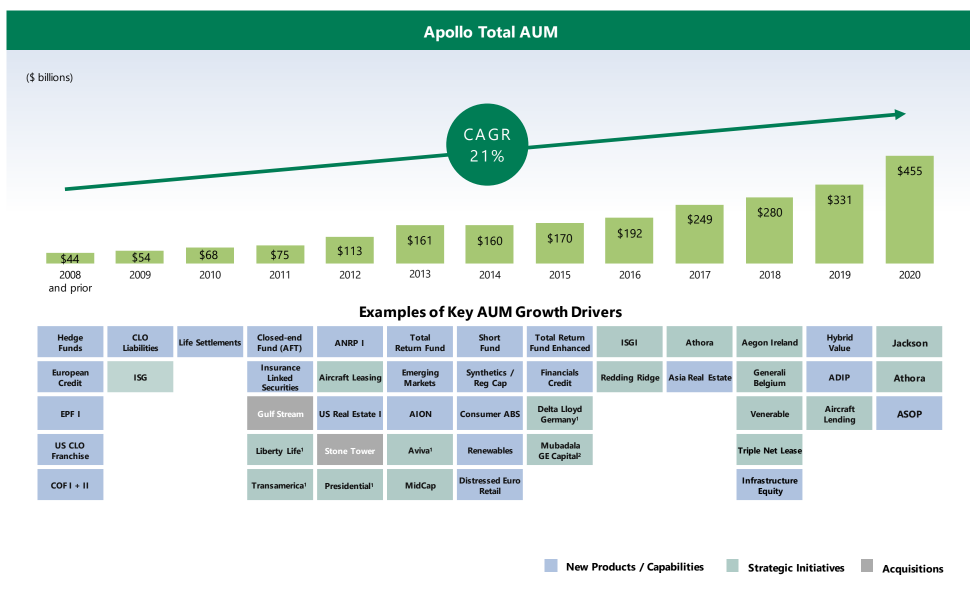






Note: The investment management arrangements of the Permanent Capital Vehicles that Apollo manages vary in duration and may be terminated under certain circumstances. Refer to the end of this presentation for a definition of Permanent Capital Vehicles and additional information regarding the circumstances under which the investment management arrangements of the Permanent Capital Vehicles may be terminated. 1 Represents FGAUM which is attributable to Permanent Capital Vehicles. Refer to the end of this presentation for a definition of FGAUM. 2 Represents management fees which are attributable to Permanent Capital Vehicles. 3 Peers A, B and C represent certain other publicly traded alternative asset managers and are based on latest reported figures.

Accelerated and Diversified Growth Through Cycle



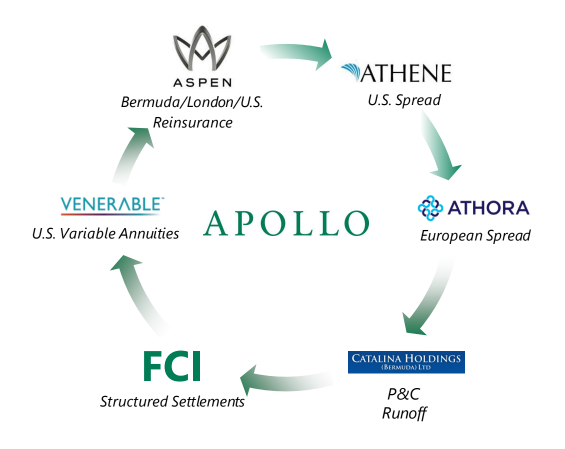
¹ Acquisitions were made by Athene Holding Ltd. and assets are managed or advised by Apollo.

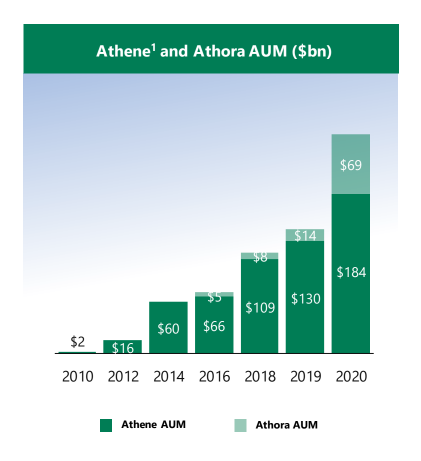
² Acquisition was made by MidCap and assets are managed by Apollo.



Six Insurance Capabilities to Provide Solutions for Growth

- > Apollo has established a broad in-house insurance capability, with approximately 150 investment professionals dedicated to FIG and insurance strategies
- > Robust pipeline of additional transactions exists across the insurance platforms





Note: The investment management arrangements of the Permanent Capital Vehicles that Apollo manages vary in duration and may be terminated under certain circumstances. Refer to the end of this presentation for a definition of Permanent Capital Vehicles and additional information regarding the circumstances under which the investment management arrangements of the Permanent Capital Vehicles may be terminated.

1 Athene AUM inclusive of ADIP assets.



Apollo Has a Clear Path for Continued Growth

Apollo will continue to identify opportunities to leverage its existing platform and diversify into areas with meaningful synergies with its core business

Favorable Secular Trends

- Investors continue to increase allocations to alternatives in a search for yield
- Consolidation of relationships with branded, scale investment managers
- Ongoing constraints on the global financial system
- Emergence of unconstrained credit as an asset class
- Regulation of banks has created origination and other opportunities for providers of alternative credit

Growth Strategies	Selected Examples
Scaling Existing Businesses	ISG√ Natural Resources√ Various Credit Strategies√ Real Estate Private Equity√
New Product Development	Venerable Holdings√ Hybrid Value√ Athora/ISGI√ MidCap (direct origination)√ Total Return√
Geographic Expansion	India private equity and credit build-out√ Asia build-out and joint ventures√ London expansion√
Expand Distribution Channels	India private equity and credit build-out√ Asia build-out and joint ventures√ London expansion√
Strategic Acquisitions and Alliances	Voya Fixed and Variable Annuity Businesses√ Stone Tower√ PK AirFinance√ Venator (Asia RE)√

Proven Ability to Raise Capital Globally

Apollo's Fundraising Capabilities

- Integrated global team structure incorporating sales coverage, product specialists, and investor relations
- Build new relationships and cross-sell across the Apollo platform
- Continue to expand the Apollo brand through multiple distribution channels
- Apollo's investor base continues to diversify by both type and geography
 - Nearly half of Apollo LPs are located outside of the U.S.
 - 61% of capital for Fund IX came from investors spread across more than 40 countries outside the U.S.



Customized Solutions to Meet Evolving Investor Needs

Apollo is Attracting Capital to Invest Across its Platforms

We believe managed accounts enable Apollo's institutional investors to be more opportunistic and well-positioned to capture value in today's market

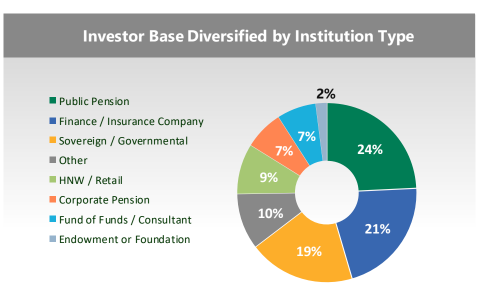
Large State
Pension Plans

Large Sovereign
Wealth Funds

Large U.S. City
Pension Plans

Mandates

Approx. \$30bn of AUM in SIA / Managed Accounts



Note: Investor mix by geography and investor type based on capital commitments excluding capital from the general partner, Apollo affiliates, or service providers as of December 31, 2020. Components may not sum due to rounding.



Long Track Record of Success in Private Equity

Traditional Private Equity Fund Performance: 39% Gross & 24% Net IRR Since Inception (1990)



Index Definitions

Barclays Government/ Credit Bond Index is a commonly used benchmark index for investment grade bonds being traded in the United States with at least one year until maturity. S&P 500 Index is a free floating capitalization-weighted index of the prices of 500 large-cap common stocks actively traded in the United States.

Please refer to endnotes at the end of this presentation and to Slide 30 for "Important Notes Regarding the Use of Index Comparisons."

1 Data as of June 30, 2020, the most recent data available. 2 Cambridge Associates LLC U.S. Private Equity Index and Benchmark Statistics, June 30, 2020, the most recent data available. Returns represent End-to-End Pooled Mean Net to Limited Partners (net of fees, expenses and carried interest) for all U.S. Private Equity. 3 Estimated Top Quantile PE, Cambridge Associates LLC U.S. Private Equity Index and Benchmark Statistics, June 30, 2020, the most recent data available. Estimated Top Quantile PE numbers are calculated by taking the 5 year, 10 year, and 25 year return metrics as described above and adding the average of the delta between Top Quantile IRRs and the Pooled Mean Net to Limited Partners for each vintage year in the selection of the strength of the presents returns of traditional Apollo private equity funds since inception in 1990 through December 31, 2020. Past performance is not indicative of future results. Please refer to Gross IRR and Net IRR endnotes and definitions at the end of this presentation.



Asset Light Model with High Distribution of Earnings

Since its IPO in 2011, APO has distributed \$20.99 in cash per Class A share



~4% yield last twelve months during light realization period¹



Continuation of current dividend policy following C-Corp conversion



Shareholder friendly approach

- High payout ratio
- Immunize dilution from employee shares
- Attractive liquidity profile
- Strong alignment of interest between senior leadership and shareholders

Valuation Framework: Sum-of-the-Parts (SOTP)

SOTP approach utilizes three components to derive current fair value for APO



- Value FRE at a target price-to-earnings multiple that reflects growth & margin profile
- ~90% of fee related revenues from management fees
- Growing base of permanent capital vehicles or long-dated funds (more than 90% of AUM)
- Improving margin with operating leverage







- Value net cash, debt, preferred equity, and investments at target price-tobook multiple
- Investment portfolio currently comprised of fund co-investments and strategic investments supporting permanent capital vehicles







- Value performance fee receivable and future performance fee income using assumptions in a discounted cash flow construct
- Apply a terminal value to account for franchise value including future fundraising activity





FAIR VALUE OF APO



Sample sum-of-the-parts valuation methodology is provided for illustrative purposes only and is based on a variety of assumptions. In addition, the performance of APO is subject to a variety of risks and uncertainties, including market and event driven situations, any or all of which may significantly impact the APO share price, as well as numerous other risks set forth in Apollo's Form 10-K filed with the SEC on February 19,2021, as such risks may be updated from time to time in Apollo's periodic filings with the SEC. There can be no assurance the APO share price will achieve the implied price levels presented herein. Furthermore, investors should not use the content in this presentation to make investment decisions and this presentation does not constitute an offer to buy, sell or hold any security.



Financial Information

Drivers of Apollo Business

Business model driven by fee related revenues, performance fees, and balance sheet investments across three segments

		Credit	Private Equity	vate Equity Real Assets				
AUM ¹		\$329bn	\$81bn	\$46bn	\$455bn			
Fee-Generating AUM		\$270bn	\$42bn	\$37bn	\$349bn			
Transaction & Advisory Fees		Deal-Dep	endent (Entry, Exit, Mor	nitoring and Financing ⁻	Γransactions)			
Performance Fees	Perf-Gen. AUM Perf-Elig. AUM Dry Powder Perf. Fee Rate	\$35bn \$61bn \$15bn 10-20%	\$29bn \$62bn \$27bn \$27bn \$20%		\$69bn \$134bn \$47bn n/a			
Balance Sheet Investments		\$3,603mm of GP & Other Investments						

1 As of December 31, 2020. Please refer to the Endnotes & Definitions Section of this presentation for the definition of Assets Under Management. Note: AUM and Dry Powder components may not sum due to rounding.



Segment Balance Sheet Highlights

Total net value increased to \$2.7 billion as Apollo recorded mark-to-market gains on GP & Other Investments and net performance fees receivable increased

Refinanced \$750 million credit facility during the quarter, extending final maturity date to November 2025

4Q'20 Summary Balance Sh	neet ¹
(\$ in millions)	
Cash and cash equivalents	\$1,555
U.S. Treasury securities, at fair value	-
GP & Other Investments ^{3,4}	3,603
Debt	(3,155)
Net performance fees receivable ²	802
Net clawback payable ⁹	(138)
Total Net Value	\$2,667
Unfunded Future Commitments	\$978
Undrawn Revolving Credit Facility	\$750

Share Repurchase Activity – 1Q′16 through 4Q′20⁵	
(\$ and share amounts in millions)	Inception to Date
Open Market Share Repurchases	9.0
Reduction of Shares Issued to Participants ⁶	9.2
Total Shares Purchased	18.2
Total Capital Used for Share Purchases	\$538
Share Repurchase Plan Authorization ⁷	\$383
Average Price Paid Per Share ⁸	\$29.53

Supplemental Details
A-/A Rated by S&P and Fitch
\$750 million
Undrawn Revolving Credit Facility (Expiring in 2025)
\$1.6 billion Cash and cash equivalents and U.S. Treasury securities

1 Amounts are presented on an unconsolidated basis. 2 Net performance fees receivable excludes profit sharing expected to be settled in the form of equity-based awards. 3 Represents Apollo's general partner investments in the funds it manages and other balance sheet investments. 4 Investment in Athene primarily comprises Apollo's direct investment of 54.6 million shares (subject to a discount due to a lack of marketability) of Athene Holding valued at \$35.59 per share as of December 31, 2020. 5 Since 1Q'16, the Company in its discretion has elected to repurchase 1.8 million shares of Class A Common Stock for \$57.0 million, to prevent dilution that would have resulted from the issuance of shares granted in connection with certain profit sharing arrangements. These repurchases are separate from the March 2020 repurchase plan described in footnote 7 below and accordingly are not reflected in the above share repurchase activity table. 6 Represents a reduction in shares of Class A Common Stock to be issued to participants to satisfy associated tax obligations in connection with the settlement of equity-based awards granted under the Company's equity incentive plan (the "Plan"), which the Company refers to as "net share settlement." 7 On March 12, 2020, the Company announced a new share repurchase authorization that allows the Company to repurchase up to \$500 million of its Class A Common Stock. This new authorization increases the capacity to repurchase shares from \$80 million of unused capacity under the previously approved share plan. The share repurchase plan may be used to repurchase outstanding shares of Class A Common Stock as well as to reduce shares of Class A Common Stock to be issued to employees to satisfy associated tax obligations in connection with the settlement of equity-based awards granted under the Plan. 8 Average price paid per share reflects total capital used for share repurchases to date divided by the number of shares purchased. 9 Net clawback payable includes general partner obligations to r



Well Capitalized with Strong Credit Metrics

Well capitalized with moderate debt supported by strong income statement and balance sheet metrics

	(\$ in millions)	2016	2017	2018	2019	2020
	Fee Related Earnings ⁽¹⁾	\$530	\$624	\$771	\$902	\$1,041
Interest	Segment Distributable Earnings ⁽¹⁾	638	997	953	1,214	1,019
Interest Coverage	Net Interest Expense ⁽¹⁾⁽²⁾	39	46	39	63	118
Coverage	Fee Related Earnings / Net Interest Expense	13.4x	13.4x	19.9x	14.4x	8.8x
	Segment Distributable Earnings / Net Interest Expense	16.2x	21.5x	24.6x	19.3x	8.6x
Leverage	Debt / Fee Related Earnings	2.6x	2.2x	1.8x	2.9x	3.0x
Metrics	Debt / Segment Distributable Earnings	2.1x	1.4x	1.4x	2.2x	3.1x
	Net Asset Value ⁽⁴⁾	\$3,082	\$4,044	\$3,369	\$5,056	\$5,960
Accet	Debt	1,352	1,362	1,360	2,651	3,155
	Debt / Net Asset Value	0.44x	0.34x	0.40x	0.52x	0.53x
Coverage	Cash & cash equiv. + short-term inv. ⁽⁵⁾	\$806	\$1,116	\$1,003	\$2,111	\$1,555
Asset Coverage (3) Net Asset Value (4) Debt Debt / Net Asset Value (4) Debt / Net Asset Value (4) Net Debt / Net Asset Value (4) Revolver Capacity	Net Debt / Net Asset Value	0.18x	0.06x	0.11x	0.11x	0.27x
	Revolver Capacity	\$500	\$500	\$750	\$750	\$750
	Drawn Revolver	-	-	-	-	-
	Unfunded Future Commitments	608	1,654	1,164	1,416	978
	S&P Rating / Outlook ⁽⁶⁾	A / Stable	A / Stable	A / Stable	A / Negative	A- / Stable
	Fitch Rating / Outlook	A- / Stable	A- / Positive	A / Stable	A / Stable	A / Stable

¹ Non-GAAP measure. Please refer to the end of this presentation for the reconciliation of GAAP to non-GAAP measures. 2 Interest expense presented above is a non-GAAP measure, which equals to interest expense minus interest income, each as presented in our financial statements. Interest expense for 2016, 2017, 2018, 2019, and 2020 was \$43 mm, \$53 mm, \$98 mm, and \$133 mm, respectively. Interest income for 2016, 2017, 2018, 2019, and 2020 was \$40 mm, \$21 mm, \$36 mm, and \$15 mm, respectively. Numbers may not recalculate due to rounding. 3 As of the end of the stated period. 4 Net Asset Value is the sum of cash and cash equivalents, U.S. Treasury securities, at fair value, GP & Other Investments, and Net performance fees receivable (all on an unconsolidated basis). GP & Other Investments represents Apollo's general partner investments in the funds it manages and other balance sheet investment in Athene primarily comprises Apollo's direct investment of 54.6 million shares (subject to a discount due to a lack of marketability) of Athene Holding valued at \$35.59 per share as of December 31,2020. Net performance fees receivable excludes profit sharing expected to be settled in the form of equity-based awards. 5 Cash and cash equivalents of \$1,555 mm as of December 31,2020. 6 In connection with the June 2020 debt offering, S&P downgraded Apollo from A (negative outlook) to A- (stable outlook).



Fee Related Earnings

(\$ in thousands)	FY'11	FY'12	FY'13	FY'14	FY'15	FY'16	FY'17	FY'18	FY'19	FY'20
Management fæs	490,191	623,041	730,702	901,024	911,893	977,649	1,082,315	1,282,688	1,491,070	1,647,964
Advisory and transaction fees	73,542	133,257	88,627	89,633	46,244	147,115	117,624	111,567	122,890	251,520
Performance fees	44,540	37,842	36,922	41,199	40,625	22,941	17,666	28,390	21,110	9,836
Total Fee Related Revenues	608,273	794,140	856,251	1,031,856	998,762	1,147,705	1,217,605	1,422,645	1,635,070	1,909,320
Salary, bonus and benefits	(251,095)	(274,574)	(294,753)	(339,846)	(355,922)	(366,890)	(394,155)	(414,962)	(463,316)	(560,987)
Non-Compensation Expenses	(183,146)	(219,516)	(272,949)	(243,207)	(218,745)	(242,923)	(242,492)	(241,413)	(274,089)	(305,697)
Total Fee Related Expenses	(434,241)	(494,090)	(567,702)	(583,053)	(574,667)	(609,813)	(636,647)	(656,375)	(737,405)	(866,684)
Other income (loss) attributable to FRE	10,203	8,846	24,841	9,621	7,694	(554)	47,834	9,977	7,688	822
Non-Controlling Interest	(12,146)	(8,730)	(13,985)	(12,688)	(11,684)	(7,464)	(4,379)	(5,008)	(3,151)	(2,931)
Fee Related Earnings	\$172,089	\$300,166	\$299,405	\$445,736	\$420,105	\$529,874	\$624,413	\$771,239	\$902,202	\$1,040,527

Reconciliation of GAAP to Fee Related Earnings

(\$ in thousands)	FY'11	FY'12	FY'13	FY'14	FY'15	FY'16	FY'17	FY'18	FY'19	FY'20
GAAP Net Income (Loss) Attributable to Apollo Global Management, Inc. Class A Common Stockholders	(\$468,826)	\$310,957	\$659,391	\$168,229	\$134,497	\$402,850	\$615,566	(\$42,038)	\$806,537	\$119,958
Preferred dividends	_	_	_	_	_	_	13,538	31,662	36,656	36,656
Net income (loss) attributable to Non-Controlling Interests in consolidated entities	104,939	2,051,481	456,953	157,011	21,364	5,789	8,891	31,648	30,504	118,378
Net income (loss) attributable to Non-Controlling Interests in the Apollo Operating Group	(940,312)	685,357	1,257,650	404,682	194,634	561,668	805,644	(2,021)	663,146	191,810
GAAP Net Income (Loss)	(\$1,304,199)	\$3,047,795	\$2,373,994	\$729,922	\$350,495	\$970,307	\$1,443,639	\$19,251	\$1,536,843	\$466,802
Income tax provision (benefit)	11,929	65,410	107,569	147,245	26,733	90,707	325,945	86,021	(128,994)	86,966
GAAP Income (Loss) Before Income Tax Provision (Benefit)	(\$1,292,270)	\$3,113,205	\$2,481,563	\$877,167	\$377,228	\$1,061,014	\$1,769,584	\$105,272	\$1,407,849	\$553,768
Transaction related charges1	1,096,180	597,450	163,361	34,487	39,085	55,302	17,496	(5,631)	49,213	39,186
Charges associated with corporate conversion	_	_	_	_	_	_	_	_	21,987	3,893
(Gains) losses from changes in tax receivable agreement liability	137	(3,937)	(13,038)	(32,182)	_	(3,208)	(200,240)	(35,405)	50,307	(12,426)
Net (income) loss attributable to Non-Controlling Interests in consolidated entities	(104,939)	(2,051,481)	(456,953)	(157,011)	(21,364)	(5,789)	(8,891)	(31,648)	(30,504)	(118,378)
Performance fœs ²	441,947	(2,163,619)	(2,859,239)	(365,322)	(56,665)	(762,945)	(1,319,924)	402,700	(1,036,688)	(315,719)
Profit sharing expense and other ³	(59,541)	847,382	1,112,935	265,316	87,222	319,777	512,137	41,868	594,052	352,741
Equity-based compensation	68,172	68,942	66,341	105,495	61,701	63,081	64,954	68,229	70,962	67,852
Principal investment (income) loss	(10,829)	(121,120)	(113,211)	(54,905)	(16,078)	(102,581)	(162,951)	(7,614)	(154,273)	(85,336)
Net (gains) losses from investment activities	5,881	1,142	12,593	(9,062)	(121,132)	(138,608)	(94,774)	186,426	(138,117)	452,974
Net interest loss	36,119	31,477	23,191	19,098	26,533	39,019	44,984	37,573	61,606	117,348
Athene capital and surplus fee ⁴	(8,768)	(16,787)	(107,935)	(226,449)	(1,942)	_	_	_	_	-
Other	_	(2,488)	(10,203)	(10,896)	45,517	4,812	2,038	9,469	5,808	(15,376)
Fee Related Earnings	\$172,089	\$300,166	\$299,405	\$445,736	\$420,105	\$529,874	\$624,413	\$771,239	\$902,202	1,040,527

¹ Transaction-related charges include contingent consideration, equity-based compensation charges and the amortization of intangible assets and certain other charges associated with acquisitions, and restructuring charges.

² Excludes certain performance fees from business development companies, Redding Ridge Holdings and MidCap. 3 Profit sharing expense and other includes certain profit sharing arrangements in which a portion of performance fees distributed to the general partner are allocated by issuance of equity-based awards, rather than cash, to employees of Apollo. Profit sharing expense and other also includes non-cash expenses related to equity awards granted by unconsolidated related parties to employees of Apollo. 4 Represents monitoring fees paid by Athene to Apollo by delivery of common shares of Athene Holding, calculated based on Athene's capital and surplus, as defined in our transaction and advisory services agreement with Athene.

Reconciliation of GAAP to Financial Measures

(\$ in thousands)	FY'14	FY'15	FY'16	FY'17	FY'18	FY'19	FY'20
GAAP Net Income (Loss) Attributable to Apollo Global Management, Inc. Class A Common Stockholders	\$168,229	\$134,497	\$402,850	\$615,566	(\$42,038)	\$806,537	\$119,958
Preferred dividends	_	_	_	13,538	31,662	36,656	36,656
Net income (loss) attributable to Non-Controlling Interests in consolidated entities	157,011	21,364	5,789	8,891	31,648	30,504	118,378
Net income (loss) attributable to Non-Controlling Interests in the Apollo Operating Group	404,682	194,634	561,668	805,644	(2,021)	663,146	191,810
GAAP Net Income (Loss)	\$729,922	\$350,495	\$970,307	\$1,443,639	\$19,251	\$1,536,843	\$466,802
Income tax provision (benefit)	147,245	26,733	90,707	325,945	86,021	(128,994)	86,966
GAAP Income (Loss) Before Income Tax Provision (Benefit)	\$877,167	\$377,228	\$1,061,014	\$1,769,584	\$105,272	\$1,407,849	\$553,768
Transaction related charges ¹	34,487	39,085	55,302	17,496	(5,631)	49,213	39,186
Charges associated with corporate conversion	_	_	_	_	_	21,987	3,893
(Gains) losses from changes in tax receivable agreement liability	(32,182)	_	(3,208)	(200,240)	(35,405)	50,307	(12,426)
Net (income) loss attributable to Non-Controlling Interests in consolidated entities	(157,011)	(21,364)	(5,789)	(8,891)	(31,648)	(30,504)	(118,378)
Unrealized performance fees ²	1,347,786	357,641	(510,999)	(688,565)	782,888	(434,582)	(34,796)
Unrealized profit sharing expense ²	(517,308)	(136,653)	179,857	226,319	(274,812)	207,592	33,350
Equity-based profit sharing expense and other ³	408	1,191	3,127	6,980	91,051	96,208	129,084
Equity-based compensation	105,495	61,701	63,081	64,954	68,229	70,962	67,852
Unrealized principal investment (income) loss	21,917	13,245	(65,401)	(94,709)	62,097	(88,576)	(62,485)
Unrealized net (gains) losses from investment activities and other ⁴	(261,161)	(79,729)	(138,980)	(96,105)	191,438	(136,029)	420,432
Segment Distributable Earnings	\$1,419,598	\$612,345	\$638,004	\$996,823	\$953,479	\$1,214,427	\$1,019,480
Taxes and related payables	(73,565)	(9,715)	(9,635)	(26,337)	(44,215)	(62,300)	(89,989)
Preferred dividends	_	_	_	(13,538)	(31,662)	(36,656)	(36,656)
Distributable Earnings	\$1,346,033	\$602,630	\$628,369	\$956,948	\$877,602	\$1,115,471	\$892,835
Preferred dividends	_	_	_	13,538	31,662	36,656	36,656
Taxes and related payables	73,565	9,715	9,635	26,337	44,215	62,300	89,989
Realized performance fees	(1,713,108)	(414,306)	(251,946)	(631,359)	(380,188)	(602,106)	(280,923)
Realized profit sharing expense	782,216	222,684	136,793	278,838	225,629	290,252	190,307
Realized principal investment income, net	(76,822)	(29,323)	(37,180)	(68,242)	(69,711)	(65,697)	(22,851)
Net interest loss and other	33,852	28,705	44,203	48,353	42,030	65,326	134,514
Fee Related Earnings	\$445,736	\$420,105	\$529,874	\$624,413	\$771,239	\$902,202	\$1,040,527

¹ Transaction-related charges include equity-based compensation charges, the amortization of intangible assets, contingent consideration and certain other charges associated with acquisitions, and restructuring charges. 2 FY'15 includes realized performance fees settled by receipt of securities and FY'18 includes realized performance fees and realized profit sharing expense settled in the form of shares of Athene Holding. 3 Equity-based profit sharing expense and other includes certain profit sharing arrangements in which a portion of performance fees distributed to the general partner are allocated by issuance of equity-based awards, rather than cash, to employees of Apollo. Equity-based profit sharing expense and other also includes non-cash expenses related to equity awards in unconsolidated related parties granted to employees of Apollo. 4 FY'14 and FY'15 includes monitoring fees paid by Athene to Apollo by delivery of common shares of Athene Holding, calculated based on Athene's capital and surplus, as defined in our transaction and advisory services agreement with Athene. FY'15 includes impact of reserve accrued in connection with an SEC regulatory matter.



Investment Records as of December 31, 2020

(\$ in millions)	Vintage Year	Total AUM	Committed Capital	Total Invested Capital	Realized Value	Remaining Cost	Unrealized Value	Total Value	Gross IRR	Net IRR
Private Equity:										
Fund IX	2018	\$25,400	\$24,729	\$6,017	\$1,195	\$5,443	\$6,778	\$7,973	30 %	11 %
Fund VⅢ	2013	19,239	18,377	16,063	10,956	9,737	15,094	26,050	16	11
Fund VII	2008	3,006	14,677	16,461	32,074	1,979	984	33,058	33	25
Fund VI	2006	647	10,136	12,457	21,134	405	4	21,138	12	9
Fund V	2001	260	3,742	5,192	12,721	120	2	12,723	61	44
Funds I, II, III, IV & MIA ²	Various	12	7,320	8,753	17,400	_	_	17,400	39	26
Traditional Private Equity Fu	ınds³	\$48,564	\$78,981	\$64,943	\$95,480	\$17,684	\$22,862	\$118,342	39%	24%
ANRP Ⅲ	2020	1,368	1,400	131	8	131	117	125	NM^1	NM ¹
ANRP II	2016	2,556	3,454	2,702	1,416	2,005	1,816	3,232	11	4
ANRP I	2012	326	1,323	1,149	1,035	605	105	1,140	_	(4)
AION	2013	554	826	699	326	413	463	789	5	(1)
Hybrid Value Fund	2019	3,551	3,238	2,386	431	2,115	2,433	2,864	28	22
Total Private Equity		\$56,919	\$89,222	\$72,010	\$98,696	\$22,953	\$27,796	\$126,492		
Credit:										
FCI Ⅲ	2017	\$2,404	\$1,906	\$2,671	\$1,526	\$1,879	\$1,934	\$3,460	21 %	16 %
FCIII	2013	2,239	1,555	3,020	2,024	1,765	1,633	3,657	7	5
FCII	2012	_	559	1,516	1,975	_	_	1,975	11	8
SCRF IV ⁶	2017	2,370	2,502	4,686	2,821	2,011	2,062	4,883	1	_
SCRF Ⅲ	2015	_	1,238	2,110	2,428	_	_	2,428	18	14
SCRF II	2012	_	104	467	528	_	_	528	15	12
SCRFI	2008	_	118	240	357	_	_	357	33	26
Accord IV	2020	1,881	1,864	96	_	103	106	106	NM^1	NM ¹
Accord IIIB ¹¹	2020	1,413	1,758	606	385	292	229	614	15	12
Accord Ⅲ	2019	717	886	2,352	2,225	221	285	2,510	NM^1	NM ¹
Accord II ¹¹	2018	_	781	801	821	_	_	821	16	12
Accord I ¹¹	2017	_	308	111	113	_	_	113	10	5
Total Credit		\$11,024	\$13,579	\$18,676	\$15,203	\$6,271	\$6,249	\$21,452		
Real Assets:										
European Principal Finance Fund	S									
EPFⅢ ⁴	2017	\$5,055	\$4,641	\$3,369	\$1,619	\$2,030	\$2,875	\$4,494	20 %	10 %
EPF II ⁴	2012	1,163	3,529	3,711	4,587	660	470	5,057	14	8
EPF I ⁴	2007	253	1,582	2,079	3,498	_	2	3,500	23	17
U.S. RE Fund III ^{5,12}	N/A	683	687	43	_	43	52	52	NM^1	NM ¹
U.S. RE Fund II ⁵	2016	1,121	1,243	921	542	668	740	1,282	14	11
U.S. RE Fund I ⁵	2012	216	656	639	810	148	129	939	13	9
Asia RE Fund II ^{5,12}	N/A	526	528	243	1	242	242	243	NM ¹	NM ¹
Asia RE Fund I ⁵	2017	712	719	445	211	289	415	626	19	14
AIOF II ¹²	N/A	1,021	1,026	222	_	222	225	225	NM ¹	NM ¹
AIOFI	2018	1,137	897	801	691	358	428	1,119	24	19
Total Real Assets		\$11,887	\$15,508	\$12,473	\$11,959	\$4,660	\$5,578	\$17,537		

Note: The funds included in the investment record table above have greater than \$500 million of AUM and/or form part of a flagship series of funds.



Investment Records as of December 31, 2020 – Continued

Permanent Capital Vehicles

				Total Returns ⁷					
(\$ in millions)	IPO Year ⁸	Total AUM	4Q'20	FY'20	4Q'19	FY'19			
Credit:									
MidCap ⁹	N/A	\$8,142	2%	6%	4%	17%			
AIF	2013	345	17	4	2	19			
AFT	2011	373	15	3	4	14			
AINV/Other ¹⁰	2004	4,446	33	(27)	11	57			
Real Assets:									
ARI	2009	6,930	28%	(29%)	(2%)	21%			
Total		\$20,236							

Note: The above table summarizes the investment record for our Permanent Capital Vehicles as defined in the endnotes & definitions section of this presentation.

- 1. Data has not been presented as the fund's effective date is less than 24 months prior to the period indicated and such information was deemed not meaningful.
- 2. The general partners and managers of Funds I, II and MIA, as well as the general partner of Fund III, were excluded assets in connection with the 2007 reorganization. As a result, Apollo did not receive the economics associated with these entities. The investment performance of these funds, combined with Fund IV, is presented to illustrate fund performance associated with Apollo's Managing Partners and other investment professionals.
- 3. Total IRR is calculated based on total cash flows for all funds presented.
- Includes funds denominated in Euros and historical figures translated into U.S. dollars at an exchange rate of €1.00 to \$1.22 as of December 31, 2020.
- 5. U.S. RE Fund I, U.S. RE Fund II, U.S. RE Fund II, Asia RE Fund II, and Asia RE Fund II had \$160 million, \$771 million, \$160 million, \$376 million and \$250 million of co-investment commitments as of December 31, 2020, respectively, which are included in the figures in the table. A co-invest entity within U.S. RE Fund I is denominated in GBP and translated into U.S. dollars at an exchange rate of £1.00 to \$1.37 as of December 31, 2020.
- 6. Remaining cost for certain of our credit funds may include physical cash called, invested or reserved for certain levered investments.
- 7. Total returns are based on the change in closing trading prices during the respective periods presented taking into account dividends and distributions, if any, as if they were reinvested without regard to commission.
- 8. An initial public offering ("IPO") year represents the year in which the vehicle commenced trading on a national securities exchange.
- 9. MidCap is not a publicly traded vehicle and therefore IPO year is not applicable. The returns presented are a gross return based on NAV. The net returns based on NAV were 1%, 1%, 1% and 11% for 4Q'20, FY'20, 4Q'19, and FY'19, respectively. Gross and net return are defined in the non-GAAP financial information and definitions section of this presentation.
- 10. Included within Total AUM of AINV/Other is \$1.6 billion of AUM related to a non-traded business development company from which Apollo earns investment-related service fees, but for which Apollo does not provide management or advisory services. Total returns exclude performance related to this AUM.
- 11. Gross and Net IRR have been presented for these funds as they have a defined maturity date of less than 24 months and have substantially liquidated. Gross and net IRR for Accord IIIB is not annualized.
- 12. Vintage Year is not yet applicable as these funds have not had their final closings.



Endnotes & Definitions

Apollo discloses the following financial measures that are calculated and presented on the basis of methodologies other than in accordance with generally accepted accounting principles in the United States of America ("Non-GAAP"):

- "Segment Distributable Earnings", or "Segment DE", is the key performance measure used by management in evaluating the performance of Apollo's credit, private equity and real assets segments. Management uses Segment DE to make key operating decisions such as the following:
 - Decisions related to the allocation of resources such as staffing decisions including hiring and locations for deployment of the new hires;
 - Decisions related to capital deployment such as providing capital to facilitate growth for the business and/or to facilitate expansion into new businesses;
 - Decisions related to expenses, such as determining annual discretionary bonuses and equity-based compensation awards to its employees. With respect to compensation, management seeks to align the interests of certain professionals and selected other individuals with those of the investors in the funds and those of Apollo's stockholders by providing such individuals a profit sharing interest in the performance fees earned in relation to the funds. To achieve that objective, a certain amount of compensation is based on Apollo's performance and growth for the year, and
 - Decisions related to the amount of earnings available for dividends to Class A Common Stockholders, holders of RSUs that participate in dividends and holders of Apollo Operating Group Units.

Segment DE is the sum of (i) total management fees and advisory and transaction fees, (ii) other income (loss), (iii) realized performance fees, excluding realizations received in the form of shares and (iv) realized investment income, net which includes dividends from our permanent capital vehicles, net of amounts to be distributed to certain employees as part of a dividend compensation program, less (x) compensation expense, excluding the expense related to equity-based awards, (y) realized profit sharing expense, and (z) non-compensation expenses. Segment DE represents the amount of Apollo's net realized earnings, excluding the effects of the consolidation of any of the related funds and SPACs, Taxes and Related Payables, transaction-related charges and any acquisitions. Transaction-related charges includes equity-based compensation charges, the amortization of intangible assets, contingent consideration and certain other charges associated with acquisitions, and restructuring charges. In addition, Segment DE excludes non-cash revenue and expense related to equity awards granted by unconsolidated related parties to employees of the Company, compensation and administrative related expense reimbursements, as well as the assets, liabilities and operating results of the funds and VIEs that are included in the consolidated financial statements.

- "Distributable Earnings" or "DE" represents Segment DE less estimated current corporate, local and non-U.S. taxes as well as the current payable under Apollo's tax receivable agreement. DE is net of preferred dividends, if any, to the Series A and Series B Preferred Stockholders. DE excludes the impacts of the remeasurement of deferred tax assets and liabilities which arises from changes in estimated future tax rates. The economic assumptions and methodologies that impact the implied income tax provision are similar to those methodologies and certain assumptions used in calculating the income tax provision for Apollo's consolidated statements of operations under U.S. GAAP. Specifically, certain deductions considered in the income tax provision under U.S. GAAP, such as the deduction for transaction related charges and equity-based compensation, are taken into account for purposes of the implied tax provision. Management believes that excluding the remeasurement of the tax receivable agreement and deferred taxes from Segment DE and DE, respectively, is meaningful as it increases comparability between periods. Remeasurement of the tax receivable agreement and deferred taxes are estimates that may change due to changes in interpretations of tax law.
- "Fee Related Earnings", or "FRE", is derived from our segment reported results and refers to a component of DE that is used as a supplemental performance measure to assess whether revenues that we believe are generally more stable and predictable in nature, primarily consisting of management fees, are sufficient to cover associated operating expenses and generate profits. FRE is the sum across all segments of (i) management fees, (ii) advisory and transaction fees, (iii) performance fees earned from business development companies, Redding Ridge Holdings, and Midcap and (iv) other income, net, less (x) salary, bonus and benefits, excluding equity-based compensation (y) other associated operating expenses and (z) non-controlling interests in the management companies of certain funds the Company manages.

- "Assets Under Management", or "AUM", refers to the assets of the funds, partnerships and accounts to which we provide investment management, advisory, or certain other investment-related services, including, without limitation, capital that such funds, partnerships and accounts have the right to call from investors pursuant to capital commitments. Our AUM equals the sum of:
 - i) the net asset value, ("NAV") plus used or available leverage and/or capital commitments, or gross assets plus capital commitments, of the credit funds, partnerships and accounts for which we provide investment management or advisory services, other than certain collateralized loan obligations ("CLOs"), collateralized debt obligations ("CDOs"), and certain permanent capital vehicles, which have a fee-generating basis other than the mark-to-market value of the underlying assets;
 - ii) the fair value of the investments of the private equity and real assets funds, partnerships and accounts we manage or advise, plus the capital that such funds, partnerships and accounts are entitled to call from investors pursuant to capital commitments, plus portfolio level financings; for certain permanent capital vehicles in real assets, gross asset value plus available financing capacity;
 - iii) the gross asset value associated with the reinsurance investments of the portfolio company assets we manage or advise; and
 - iv) the fair value of any other assets that we manage or advise for the funds, partnerships and accounts to which we provide investment management, advisory, or certain other investment-related services, plus unused credit facilities, including capital commitments to such funds, partnerships and accounts for investments that may require pre-qualification or other conditions before investment plus any other capital commitments to such funds, partnerships and accounts available for investment that are not otherwise included in the clauses above.

Our AUM measure includes Assets Under Management for which we charge either nominal or zero fees. Our AUM measure also includes assets for which we do not have investment discretion, including certain assets for which we earn only investment-related service fees, rather than management or advisory fees. Our definition of AUM is not based on any definition of Assets Under Management contained in our governing documents or in any of our Apollo fund management agreements. We consider multiple factors for determining what should be included in our definition of AUM. Such factors include but are not limited to (1) our ability to influence the investment decisions for existing and available assets; (2) our ability to generate income from the underlying assets in our funds; and (3) the AUM measures that we use internally or believe are used by other investment managers. Given the differences in the investment strategies and structures among other alternative investment managers, our calculation of AUM may differ from the calculations employed by other investment managers and, as a result, this measure may not be directly comparable to similar measures presented by other investment managers. Our calculation also differs from the manner in which our affiliates registered with the SEC report "Regulatory Assets Under Management" on Form ADV and Form PF in various ways.

We use AUM, Capital deployed and Dry Powder as performance measurements of our investment activities, as well as to monitor fund size in relation to professional resource and infrastructure needs.

- "AUM with Future Management Fee Potential" refers to the committed uninvested capital portion of total AUM not currently earning management fees. The amount depends on the specific terms and conditions of each fund.
- "Fee-Generating AUM" or "FGAUM" consists of assets of the funds, partnerships and accounts to which we provide investment management, advisory, or certain other investment-related services and on which we earn management fees, monitoring fees or other investment-related fees pursuant to management or other fee agreements on a basis that varies among the Apollo funds, partnerships and accounts. Management fees are normally based on "net asset value," "gross assets," "adjusted par asset value," "adjusted cost of all unrealized portfolio investments," "capital commitments," "adjusted assets," "stockholders' equity," "invested capital" or "capital contributions," each as defined in the applicable management agreement. Monitoring fees, also referred to as advisory fees, with respect to the structured portfolio company investments of the funds, partnerships and accounts we manage or advise, are generally based on the total value of such structured portfolio company investments, which normally includes leverage, less any portion of such total value that is already considered in Fee-Generating AUM.
- "Performance Fee-Eligible AUM" or "PFEAUM" refers to the AUM that may eventually produce performance fees. All funds for which we are entitled to receive a performance fee allocation or incentive fee are included in Performance Fee-Eligible AUM, which consists of the following:
 - "Performance Fee-Generating AUM", which refers to invested capital of the funds, partnerships and accounts we manage, advise, or to which we provide certain other investment-related services, that is currently above its hurdle rate or preferred return, and profit of such funds, partnerships and accounts is being allocated to, or earned by, the general partner in accordance with the applicable limited partnership agreements or other governing agreements;
 - "AUM Not Currently Generating Performance Fees", which refers to invested capital of the funds, partnerships and accounts we manage, advise, or to which we provide certain other investment-related services that is currently below its hurdle rate or preferred return; and
 - "Uninvested Performance Fee-Eligible AUM", which refers to capital of the funds, partnerships and accounts we manage, advise, or to which we provide certain other investment-related services that is available for investment or reinvestment subject to the provisions of applicable limited partnership agreements or other governing agreements, which capital is not currently part of the NAV or fair value of investments that may eventually produce performance fees allocable to, or earned by, the general partner.

- "Athene Holding" refers to Athene Holding Ltd. (together with its subsidiaries, "Athene"), a leading retirement services company that issues, reinsures and acquires retirement savings products designed for the increasing number of individuals and institutions seeking to fund retirement needs, and to which Apollo, through its consolidated subsidiary Apollo Insurance Solutions Group LLC (formerly known as Athene Asset Management LLC) ("ISG"), provides asset management and advisory services
- "Athora" refers to a strategic platform that acquires or reinsures blocks of insurance business in the German and broader European life insurance market (collectively, the "Athora Accounts"). The Company, through "ISGI", provides investment advisory services to Athora. Athora Non-Sub-Advised Assets includes the Athora assets which are managed by Apollo but not sub-advised by Apollo nor invested in Apollo funds or investment vehicles. Athora Sub-Advised includes assets which the Company explicitly sub-advises as well as those assets in the Athora Accounts which are invested directly in funds and investment vehicles Apollo manages.
- "Advisory" refers to certain assets advised by Apollo Asset Management Europe PC LLP ("AAME PC"), a wholly-owned subsidiary of Apollo Asset Management Europe LLP ("AAME"). AAME PC and AAME are subsidiaries of Apollo and are collectively referred to herein as "ISGI".
- "Capital deployed" or "Deployment" represents (i) the aggregate amount of capital that has been invested during a given period (including leverage) by our commitment based funds and SIAs that have a defined maturity date, (ii) purchases of investments (net of sales) by our subscription and contribution based funds and mandates (including leverage), (iii) investments originated by certain of our platform companies, net of syndications to our other funds and accounts, but including syndications to third parties, and (iv) third-party investment activity in opportunities sourced by our teams for which we earn a fee and in which we participate. Deployment excludes offsetting short positions, certain credit derivatives, certain short-dated government securities, and involuntary repayment of loans and bonds.
- "Contributing Partners" refer to those of our partners and their related parties (other than our Managing Partners) who indirectly beneficially own (through Holdings) Apollo Operating Group units.
- "Distributable Earnings Shares Outstanding" or "DE Shares Outstanding", consists of total shares of Class A Common Stock outstanding, Apollo Operating Group Units that participate in dividends and RSUs that participate in dividends. Management uses this measure in determining DE per share, FRE per share, as well as DE After Taxes and Related Payables per share
- "Drawdown Capital deployed" or "Drawdown Deployment" is the agg regate amount of capital that has been invested during a given period (which may, in certain cases, include leverage) by (i) our commitment based funds, excluding certain funds in which permanent capital vehicles are the primary investor and (ii) SIAs that have a defined maturity date.
- "Dry Powder" represents the amount of capital available for investment or reinvestment subject to the provisions of the applicable limited partnership agreements or other governing agreements of the funds, partnerships and accounts we manage. Dry powder excludes uncalled commitments which can only be called for fund fees and expenses and commitments from permanent capital vehicles.
- "Gross IRR" of a credit fund and the principal finance funds within the real assets segment represents the annualized return of a fund based on the actual timing of all cumulative fund cash flows before management fees, performance fees allocated to the general partner and certain other expenses. Calculations may include certain investors that do not pay fees. The terminal value is the net asset value as of the reporting date. Non- U.S. dollar denominated ("USD") fund cash flows and residual values are converted to USD using the spot rate as of the reporting date. In addition, gross IRRs at the fund level will differ from those at the individual investor level as a result of, among other factors, timing of investor-level inflows and outflows. Gross IRR does not represent the return to any fund investor.
- "Gross IRR" of a private equity fund represents the cumulative investment-related cash flows (i) for a given investment for the fund or funds which made such investment, and (ii) for a given fund, in the relevant fund itself (and not any one investor in the fund), in each case, on the basis of the actual timing of investment inflows and outflows (for unrealized investments assuming disposition on December 31, 2020 or other date specified) aggregated on a gross basis quarterly, and the return is annualized and compounded before management fees, performance fees and certain other expenses (including interest incurred by the fund itself) and measures the returns on the fund's investments as a whole without regard to whether all of the returns would, if distributed, be payable to the fund's investors. In addition, gross IRRs at the fund level will differ from those at the individual investor level as a result of, among other factors, timing of investor-level inflows and outflows. Gross IRR does not represent the return to any fund investor.
- "Gross IRR" of a real assets fund excluding the principal finance funds represents the cumulative investment-related cash flows in the fund itself (and not any one investor in the fund), on the basis of the actual timing of cash inflows and outflows (for unrealized investments assuming disposition on December 31, 2020 or other date specified) starting on the date that each investment closes, and the return is annualized and compounded before management fees, performance fees, and certain other expenses (including interest incurred by the fund itself) and measures the returns on the fund's investments as a whole without regard to whether all of the returns would, if distributed, be payable to the fund's investors. Non-USD fund cash flows and residual values are converted to USD using the spot rate as of the reporting date. In addition, gross IRRs at the fund level will differ from those at the individual investor level as a result of, among other factors, timing of investor-level inflows and outflows. Gross IRR does not represent the return to any fund investor.
- "Gross Return" of a credit or real assets fund is the monthly or quarterly time-weighted return that is equal to the percentage change in the value of a fund's portfolio, adjusted for all contributions and withdrawals (cash flows) before the effects of management fees, incentive fees allocated to the general partner, or other fees and expenses. Returns for credit funds are calculated for all funds and accounts in the respective strategies excluding assets for Athene, Athora and certain other entities where we manage or may manage a significant portion of the total company assets. Returns of CLOs represent the gross returns on assets. Returns over multiple periods are calculated by geometrically linking each period's return over time.
- "Holdings" means AP Professional Holdings, L.P., a Cayman islands exempted limited partnership through which our Managing Partners and Contributing Partners indirectly beneficially own their interests in the Apollo Operating Group units.



- "Inflows" represents (i) at the individual segment level, subscriptions, commitments, and other increases in available capital, such as acquisitions or leverage, net of inter-segment transfers, and (ii) on an aggregate basis, the sum of inflows across the credit, private equity and real assets segments.
- "Managing Partners" refer to Messrs. Leon Black, Josh Harris and Marc Rowan collectively and, when used in reference to holdings of interest in Apollo or Holdings, includes certain related parties of such individuals.
- "Net IRR" of a credit fund and the principal finance funds within the real assets segment represents the annualized return of a fund after management fees, performance fees allocated to the general partner and certain other expenses, calculated on investors that pay such fees. The terminal value is the net asset value as of the reporting date. Non-USD fund cash flows and residual values are converted to USD using the spot rate as of the reporting date. In addition, net IRR at the fund level will differ from that at the individual investor level as a result of, among other factors, timing of investor-level inflows and outflows. Net IRR does not represent the return to any fund investor.
- "Net IRR" of a private equity fund means the Gross IRR applicable to a fund, including returns for related parties which may not pay fees or performance fees, net of management fees, certain expenses (including interest incurred or earned by the fund itself) and realized performance fees all offset to the extent of interest income, and measures returns at the fund level on amounts that, if distributed, would be paid to investors of the fund. The timing of cash flows applicable to investments, management fees and certain expenses, may be adjusted for the usage of a fund's subscription facility. To the extent that a fund exceeds all requirements detailed within the applicable fund agreement, the estimated unrealized value is adjusted such that a percentage of up to 20.0% of the unrealized gain is allocated to the general partner of such fund, thereby reducing the balance attributable to fund investors. In addition, net IRR at the fund level will differ from that at the individual investor level as a result of, among other factors, timing of investor-level inflows and outflows. Net IRR does not represent the return to any fund investor.
- "Net IRR" of a real assets fund excluding the principal finance funds represents the cumulative cash flows in the fund (and not any one investor in the fund), on the basis of the actual timing of cash inflows received from and outflows paid to investors of the fund (assuming the ending net asset value as of December 31, 2020 or other date specified is paid to investors), excluding certain non-fee and non-performance fee bearing parties, and the return is annualized and compounded after management fees, performance fees, and certain other expenses (including interest incurred by the fund itself) and measures the returns to investors of the fund as a whole. Non-USD fund cash flows and residual values are converted to USD using the spot rate as of the reporting date. In addition, net IRR at the fund level will differ from that at the individual investor level as a result of, among other factors, timing of investor-level inflows and outflows. Net IRR does not represent the return to any fund investor.
- "Net Return" of a credit or real assets fund represents the Gross Return after management fees, performance fees allocated to the general partner, or other fees and expenses. Returns over multiple periods are calculated by geometrically linking each period's return over time.
- "Permanent Capital Vehicles" refers to (a) assets that are owned by or related to Athene or Athora Holding Ltd. ("Athora Holding" and together with its subsidiaries, "Athora"), (b) assets that are owned by or related to MidCap FinCo Designated Activity Company ("MidCap") and managed by Apollo, (c) assets of publicly traded vehicles managed by Apollo such as Apollo Investment Corporation ("AINV"), Apollo Commercial Real Estate Finance, Inc. ("ARI"), Apollo Tactical Income Fund Inc. ("AIF"), and Apollo Senior Floating Rate Fund Inc. ("AFT"), in each case that do not have redemption provisions or a requirement to return capital to investors upon exiting the investments made with such capital, except as required by applicable law and (d) a non-traded business development company from which Apollo earns certain investment-related service fees. The investment management agreements of AINV, AIF and AFT have one year terms, are reviewed annually and remain in effect only if approved by the boards of directors of such companies or by the affirmative vote of the holders of a majority of the outstanding voting shares of such companies, including in either case, approval by a majority of the directors who are not "interested persons" as defined in the Investment Company Act of 1940. In addition, the investment managements of AINV, AIF and AFT may be terminated in certain circumstances upon 60 days' written notice. The investment management agreement of ARI has a one year term and is reviewed annually by ARI's board of directors and may be terminated under certain circumstances by an affirmative vote of at least two-thirds of ARI's independent directors. The investment management or advisory arrangements between each of MidCap and Apollo, Athene and Apollo, and Athora and Apollo, may also be terminated under certain limited circumstances. The agreement pursuant to which Apollo earns certain investment-related service fees from a non-traded business development company may be terminated under certain limited circumstances.
- "Private Equity fund appreciation (depreciation)" refers to gain (loss) and income for the traditional private equity funds (i.e., Funds I-IX), ANRP I, II & III, Apollo Special Situations Fund, L.P., AION Capital Partners Limited ("AION") and Apollo Hybrid Value Fund, L.P. for the periods presented on a total return basis before giving effect to fees and expenses. The performance percentage is determined by dividing (a) the change in the fair value of investments over the period presented, minus the change in invested capital over the period presented, plus the realized value for the period presented by (b) the beginning unrealized value for the period presented plus the change in invested capital for the period presented. Returns over multiple periods are calculated by geometrically linking each period's return over time;
- "Realized Value" refers to all cash investment proceeds received by the relevant Apollo fund, including interest and dividends, but does not give effect to management fees, expenses, incentive compensation or performance fees to be paid by such Apollo fund.
- "Redding Ridge" refers to Redding Ridge Asset Management, LLC and its subsidiaries, which is a standalone, self-managed asset management business established in connection with risk retention rules that manages CLOs and retains the required risk retention interests.
- "Remaining Cost" represents the initial investment of the fund in a portfolio investment, reduced for any return of capital distributed to date on such portfolio investment.

- "Total Invested Capital" refers to the aggregate cash invested by the relevant Apollo fund and includes capitalized costs relating to investment activities, if any, but does not give effect to cash pending investment or available for reserves and excludes amounts, if any, invested on financed basis with leverage facilities.
- "Total Value" represents the sum of the total Realized Value and Unrealized Value of investments.
- "Unrealized Value" refers to the fair value consistent with valuations determined in accordance with GAAP, for investments not yet realized and may include payments in kind, accrued interest and dividends receivable, if any, and before the effect of certain taxes. In addition, amounts include committed and funded amounts for certain investments; and
- "Vintage Year" refers to the year in which a fund's final capital raise occurred, or, for certain funds, the year of a fund's effective date or the year in which a fund's investment period commences pursuant to its governing agreements.



Important Notes Regarding the Use of Index Comparisons

Index performance and yield data are shown for illustrative purposes only and have limitations when used for comparison or for other purposes due to, among other matters, volatility, credit or other factors (such as number and types of securities). It may not be possible to directly invest in one or more of these indices and the holdings of any fund managed by Apollo may differ markedly from the holdings of any such index in terms of levels of diversification, types of securities or assets represented and other significant factors. Indices are unmanaged, do not charge any fees or expenses, assume reinvestment of income and do not employ special investment techniques such as leveraging or short selling. No such index is indicative of the future results of any fund managed by Apollo.

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