

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

This presentation contains "forward-looking statements" within the meaning of section 27A of the Securities Act of 1933 and section 21E of the Securities Exchange Act of 1934. We intend the forward-looking statements throughout this presentation to be covered by the safe harbor provisions for forwardlooking statements. Statements contained in this report which are not historical facts are forwardlooking statements that involve risks and uncertainties that could cause actual results to differ materially from projected results. These statements can sometimes be identified by our use of forward-looking words such as "may," "believe," "plan," "anticipate," "estimate," "expect," "intend," and other phrases of similar meaning. The forward-looking information is based on information available as of the date of this presentation and on numerous assumptions and developments that are not within our control. Although we believe that our expectations as expressed in these forward-looking statements are reasonable, we cannot assure you that our expectations will turn out to be correct.

Factors that could cause actual results to differ materially include, but are not limited to, those factors referenced in our Annual Report on Form 10-K for the year ended December 31, 2024 and Form 10-Q for the guarter ended March 31, 2025 and such things as the following: economic recessions or depressions; the ability to obtain new contracts at attractive prices; the size and timing of customer orders and shipments; product pricing and margins; our ability to realize sales from our backlog; fluctuations in customer demand; fluctuations in foreign currencies; competitive factors; the timely completion of contracts; the timing and size of expenditures; the timely receipt of government approvals and permits; the price and availability of metal and other raw material; fluctuations in tariffs or quotas; changes in laws and regulations, both domestic and foreign, impacting our business and the business of the end-market users we serve; the adequacy of local labor supplies at our facilities; current or future limits on manufacturing capacity at our various operations; our ability to successfully integrate acquired businesses; the impact of pending or future litigation or regulatory matters; the availability and cost of funds; our ability to access our borrowing capacity under our credit facility; and changes in global economic conditions.

Readers are cautioned not to place undue reliance on these forward-looking statements, which reflect management's analysis only as of the date hereof. We undertake no obligation to publicly release the results of any revision to these forward-looking statements that may be made to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events.

ABOUT DMC

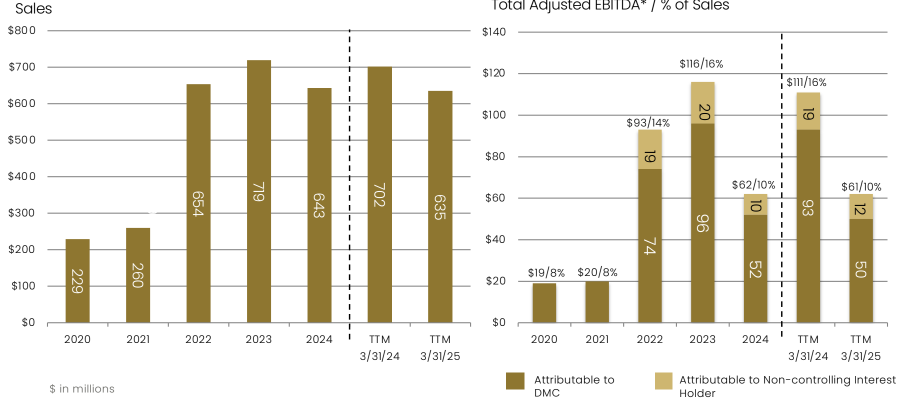
- DMC Global has three innovative manufacturing businesses that lead niche industrial markets by providing highly engineered products and differentiated solutions
- Our businesses have established strong brands in their respective markets and are led by experienced management teams
- Our businesses capitalize on their product and service differentiation to grow market share, expand profit margins and increase cash flow
- We support our businesses with resources and capital-allocation discipline expertise to help advance their operating strategies and generate the greatest returns
- Today, our primary focus is enhancing shareholder value by deleveraging our balance sheet, improving EBITDA generation and free cash flow conversion, and driving disciplined capital allocation throughout the company



THERMAL STEEL PIVOT DOORS FROM ARCADIA CUSTOM



DMC ANNUAL PERFORMANCE



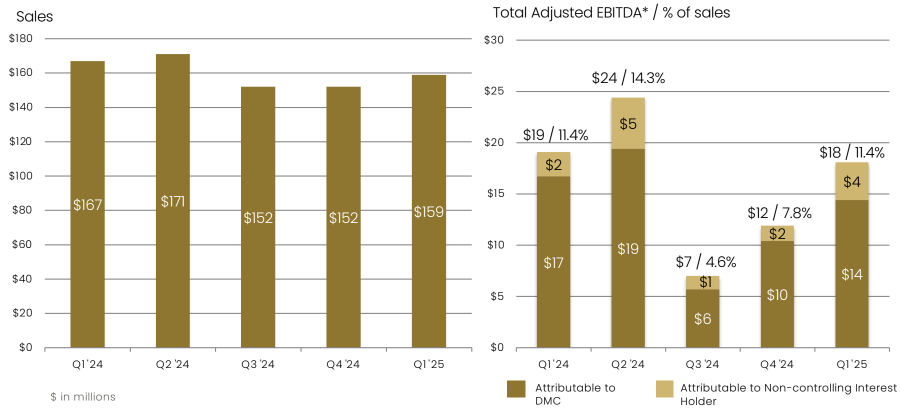
*Non-GAAP financial measure

DMC Investor Presentation



Total Adjusted EBITDA* / % of Sales

DMC QUARTERLY PERFORMANCE



*Non-GAAP financial measure

DMC Investor Presentation



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OVERVIEW OF LIQUIDITY

Debt-to-Adjusted EBITDA Leverage Ratio

Note: Maximum covenant leverage ratio = 3.00

DMC Investor Presentation

Liquidity Summary	March 31, 2025 ⁽¹⁾
Cash and Cash Equivalents	\$15
Unused Credit Capacity ⁽²⁾	\$224
Total	\$239
Total Outstanding Debt ⁽³⁾	\$72
Net Debt	\$58
Net Debt Leverage Ratio	1.11x

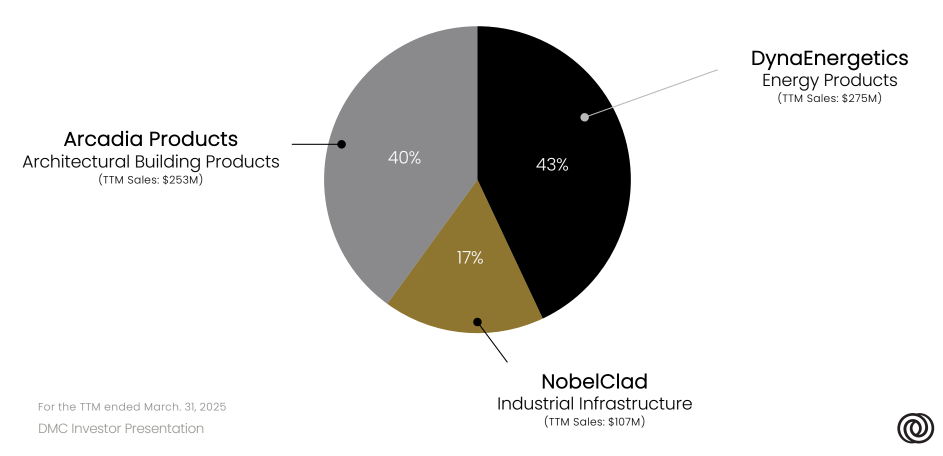
(1) Amounts in millions

 (2) Before consideration of covenant limitations, includes \$173.5 million of revolving loan availability and \$50 million of delayed draw term loan availability
 (3) Net of deferred financing costs



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SALES BY BUSINESS AND END MARKET



2025 PERFORMANCE OBJECTIVES



- Strengthen balance sheet and capital structure to support potential acquisition of remaining 40% interest in Arcadia Products*
- Adjust cost structure to match market realities
- Strengthen Arcadia's core commercial operations in western and southwestern U.S. regions
- Right-size Arcadia's high-end custom residential product offerings to align with potential new opportunities
- Deliver on margin-improvement initiatives at DynaEnergetics
- Maintain operational excellence at NobelClad during tariff-induced lull in order activity

DMC Investor Presentation

*See details on page 9



MINORITY OWNERSHIP OVERVIEW AND BUYOUT OPTION SUMMARY

- DMC acquired a 60% controlling interest in Arcadia Products on December 23, 2021
 - DMC records 100% of Arcadia's revenue, and distributes 40% of its Adjusted EBITDA to the minority interest holder
- DMC may acquire the remaining 40% of Arcadia through a call or put option
 - Call: Exercisable at any time at DMC's option and payable 100% in cash
 - Put: Exercisable after September 6, 2026, at minority holder's option, and payable at DMC's option in,(i) all cash or (ii) 20% in cash and 80% in shares of DMC Convertible Preferred Stock. The Preferred Stock is convertible into Common Stock of DMC on a one-for-one basis. However, DMC must obtain shareholder approval to issue more than 19.9% of its existing shares outstanding. The Preferred Stock has a 3% coupon. DMC may redeem outstanding Preferred Stock at any time and must redeem on an amortization schedule over the three years after the date of the issuance.
 - Option Price: Calculated based on Arcadia's average EBITDA for the three years prior the exercise date. The average EBITDA is calculated based on the past two completed fiscal years plus the EBITDA forecast for the current year, multiplied by 9.5 and subject to a floor valuation of \$187.1 million (\$162.0 million net of outstanding tax bridge loan made to the minority holder).
 - Settlement: Closing of put or call would occur no earlier than 60-90 days after exercise





ARCADIA PRODUCTS OVERVIEW

Arcadia Products is a leading supplier of architectural building products, including exterior and interior framing systems, windows, curtain walls and interior partitions for the commercial buildings market; and highly engineered exterior and interior windows and doors for the luxury residential market

- Hub-and-satellite model enables short lead times and product customization
- Well positioned in key growth Loyal customer base of segments of commercial glazing markets
- A leading position in western and southwestern U.S. commercial markets
 - glazing contractors, general contractors, architects and building owners



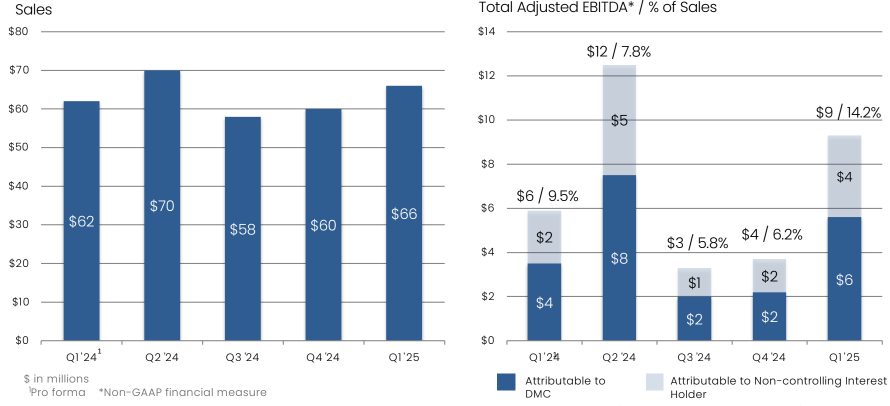
DMC Investor Presentation

- Reputation for outstanding customer service, short lead times and product customization
- Serves diverse collection of commercial and residential end markets
- Addressable Market: ~\$4.5 Billion
- Strategy: Focus on growing flagship commercial business, expanding product offering at all satellite locations, right sizing spending and head count around existing strategy, and sizing residential business around current market realities



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ARCADIA PRODUCTS QUARTERLY PERFORMANCE



Total Adjusted EBITDA* / % of Sales

Note: DMC acquired a 60% controlling interest in Arcadia on December 23, 2021. DMC consolidates 100% of Arcadia's sales, however 40% of Arcadia's Adjusted EBITDA is attributable to the non-controlling interest holder.

DMC Investor Presentation

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ARCADIA BUSINESS OVERVIEW

Arcadia (Commercial Exteriors)



- Architectural framing systems
- Curtain and window walls
- Entrances
- Sun control

Wilson Partitions (Commercial Interiors)



- Door framing systems
- Aluminum doors
- Sliding systems
- Glazing systems

Arcadia Custom (High-end Residential)



- Aluminum windows and doors
- Thermal steel windows and doors
- Hot rolled steel windows and doors
- Wood windows and doors



ARCADIA PRODUCTS' DUAL COMMERCIAL MODELS





Service Centers

- Arcadia Products operates a hub-and-spoke model that includes centralized manufacturing and over a dozen service centers in high-growth markets throughout the western and southwestern U.S.
- Diverse customer base includes builders and independent glass and glazing contractors who typically place dozens of orders annually
- Product quality and availability, short lead times and customization result in an estimated ~90% customer retention rate

Projects

- Arcadia Products works closely with architects and commercial builders to create innovative interior and exterior architectural framing systems
- Markets include hotels and casinos, airports, schools and campuses, civic buildings, healthcare facilities and military installations
- Several of Arcadia Products' end markets are non-cyclical or counter cyclical to the broader economy



ARCADIA PRODUCT'S NATIONAL PRESENCE



Manufacturing

Manufactures architectural framing solutions

- Efficient manufacturing base allows for cost-effective supply of products to regional locations
- Capable of seamlessly flexing footprint to fulfill larger, specialized and customized orders on as-needed basis

DMC Investor Presentation

Finishing In-house painting and anodizing

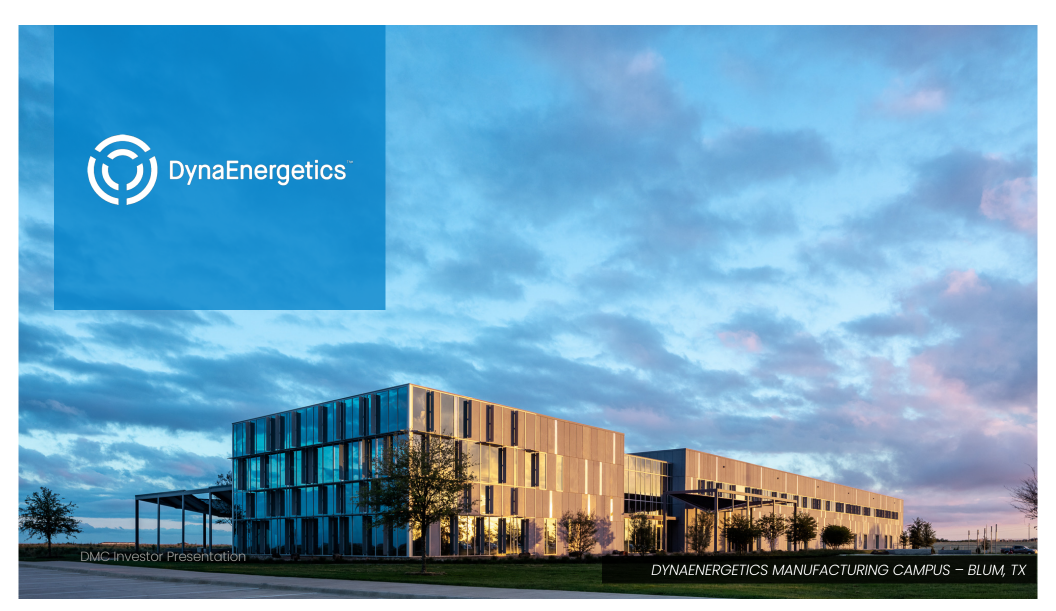
- Offers custom paint and anodized finishes across full suite of products
- Seamless integration into value chain allows for capture of incremental margin and ensures delivery of highquality products

Regional Service Centers

Local service centers with onsite fabrication

- Network of strategically located service centers drives speed to market and caters to individualized needs of local customers
- Serves as downstream, regional distribution for manufacturing hubs





DYNAENERGETICS OVERVIEW

- DynaEnergetics is a leading provider of well-completion solutions to the global oil and gas industry
- Primary offering is well perforating systems for the unconventional oil and gas sector, where DynaEnergetics has transitioned from selling field-assembled components to a single-source supplier of fully integrated systems delivered directly to location, improving efficiencies, reducing working capital and personnel requirements, and lowering costs
- DynaStage[™] perforating systems are the safest, most efficient and most reliable in the unconventional oil and gas sector
- Unmatched global reach in serving a worldwide network of oil and gas service companies
- Addressable Market: ~\$1.3 Billion
- **Strategy:** right size cost structure around market realities and revised capital base while broadening customer portfolio and product offering



DYNAENERGETICS' IS3™ TOP-FIRE INTEGRATED SWITCH DETONATORS



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DYNAENERGETICS' PRODUCTS ESSENTIAL IN WELL COMPLETION PROCESS



Step 2: Completion



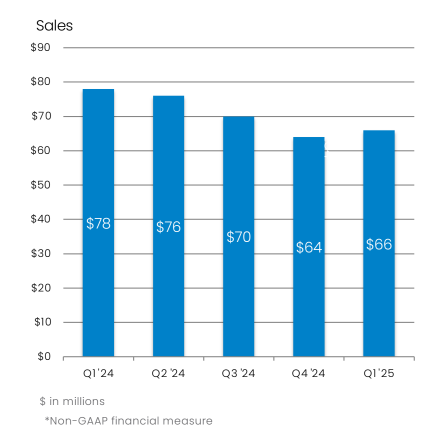
Step 3: Production



- During the drilling process, metal pipe is inserted into the wellbore and encased in cement
- Before hydrocarbons can flow into the well and up to the surface, the well must be completed
- Perforating is key step in the completion process. Shaped charges installed in a perforating system fire plasma jets through the drill pipe and surrounding cement, and into the formation
- The resulting tunnels in the formation enable oil and gas to flow back through the perforations and into the well
- Perforating is also required before a well can be hydraulically fractured, and enables fluid and proppant to flow through the perforations and into the formation

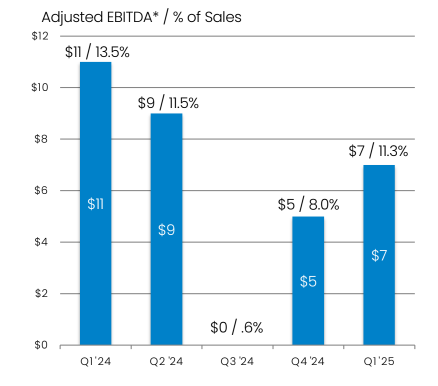






DYNAENERGETICS' QUARTERLY PERFORMANCE

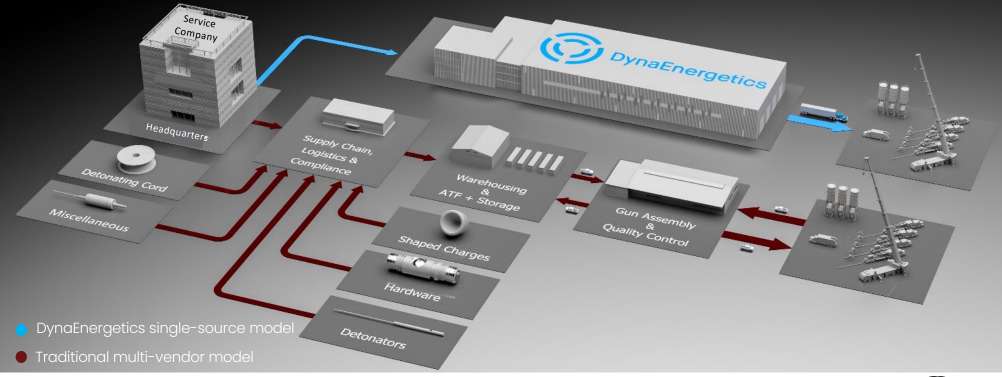
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A BETTER BUSINESS MODEL

- DynaEnergetics is a single-source provider of completion solutions, simplifying the supply chain and logistics
- Operators can achieve cost savings of up to \$250,000 per well







DYNASTAGE FACTORY-ASSEMBLED, PERFORMANCE-ASSURED™ PERFORATING SYSTEM VS. TRADITIONAL PERFORATING GUN & COMPONENTS







CAPACITY IN PLACE

Four manufacturing, R&D, and customer training centers – two in Texas, two in Germany

Six automated IS3 assembly lines in Troisdorf, Germany

Five shaped charge production lines in Texas and Germany

48 CNC machines for TSA and gun manufacturing in Texas and Germany

14 DynaStage assembly lines in Texas











NOBELCLAD OVERVIEW

- NobelClad is a leading global supplier of composite metal solutions for use in industrial processing infrastructure and transportation assets
- Product offerings include explosion welded clad metal plates, transition joints and clad pipe spools
- Competitive advantages include industry-leading application and market development teams, an international marketing organization and global manufacturing facilities
- High barriers to entry include mastery of advanced explosionwelding manufacturing process for large-scale production, global network of specialty metals suppliers and close working relationships with end-market customers
- Addressable market: ~\$300 Million
- Strategy: Maintain focus on operational excellence and market expansion opportunities



ULTRASONIC TESTING EQUIPMENT AT NOBELCLAD'S LIEBENSCHEID, GERMANY PRODUCTION FACILITY





NOBELCLAD'S QUARTERLY PERFORMANCE

\$ in millions *Non-GAAP financial measure

DMC Investor Presentation



Adjusted EBITDA* / % of Sales

NobelClad 025

DEMAND DRIVERS FOR COMPOSITE METALS







Global Infrastructure Investment

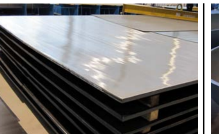
Corrosive Environments Design Flexibility





NOBELCLAD PRODUCTS AND ASSOCIATED APPLICATIONS





Clad Plate



Clad Head



Tube Sheet



Structural Transition Joint





Separation Towers



Pressure Vessels



Heat Exchangers



Deck/Hull Interface



PRIMARY END MARKETS SERVED

- Chemical
- Oil and Gas
- Metals and Mining
- Marine
- Power Generation
- Alternative Energy
- Industrial Refrigeration
- Transportation
- Defense and Protection





INVESTMENTS IN APPLICATION DEVELOPMENT

Investments in product and application development creating growth opportunities in new and existing markets:

- Liquified Natural Gas
- Hydrogen
- Transportation
- Petrochemical
- Clad pipe





CAPACITY IN PLACE

Manufacturing centers in Liebenscheid, Germany and Mt. Braddock, Penn. include 193,000 sq. ft. for production, R&D and training

Explosion welding shooting sites in Germany and Pennsylvania

Manufacturing assets include heat treatment furnaces, linear welding centers, digital X-Ray inspection systems, plasma and water-jet cutting units, rollers, 25 to 100-ton overhead cranes, levelers and automated ultra sonic testing





Appendix



SELECT DATA

Symbol (Nasdaq GS):	BOOM
52-week price range*:	\$6.02 - \$14.41
Market capitalization*:	\$164 Million
Shares outstanding*:	20.5 Million
Approximate float*:	18.7 Million
Fiscal year:	December 31
Sales (ttm):	\$635.3 Million
Adjusted EBITDA (ttm)**	\$49.9 Million ¹
Total Adjusted EBITDA (ttm)	\$61.4 Million

¹ Excludes 40% noncontrolling interest in Arcadia
*Data as of May 12, 2025
** Non-GAAP financial measure
DMC Investor Presentation



RECONCILIATIONS OF NON-GAAP FINANCIAL MEASUREMENTS - DMC EBITDA AND ADJUSTED EBITDA

(\$MM except per share amounts)	2018	2019	2020	2021	2022	2023	2024	Q1 '24	Q1'25
Net income (loss)	\$30.5	\$34.0	\$(1.4)	\$(1.0)	\$13.8	\$34.8	\$(152.0)	\$2.3	\$1.9
Interest expense	\$1.6	\$1.6	\$0.7	\$0.3	\$6.2	\$9.5	\$8.7	\$2.3	\$1.7
Income tax provision (benefit)	\$4.1	\$22.7	\$(0.5)	\$(1.5)	\$9.4	\$15.1	\$11.0	\$1.6	\$2.7
Depreciation	\$6.6	\$8.3	\$9.6	\$11.3	\$14.3	\$13.8	\$13.9	\$3.4	\$3.7
Amortization	\$2.9	\$1.5	\$1.4	\$1.4	\$36.9	\$22.7	\$21.2	\$5.3	\$4.8
EBITDA	\$45.7	\$68.1	\$9.9	\$10.4	\$80.6	\$95.9	\$(97.3)	\$15.0	\$14.7
Strategic review expenses	-	-	-	-	-	-	\$7.8	\$2.2	\$1.3
CEO Transition Expenses	-	-	-	_	_	\$4.3	_	-	_
Restructuring	\$1.1	\$19.5	\$3.4	\$0.1	\$0.2	\$3.8	\$2.5	-	\$0.3
Amortization of acquisition-related inventory valuation step-up	-	-	-	-	\$0.4	-	-	-	
Nonrecurring retirement expenses	-	-	-	_	\$1.1	-	-	-	
Restructuring-related inventory write down	-	\$0.6	-	_	-	-	-	-	
Restructuring-related accounts receivable write off	-	\$0.1	-	_	-	-	-	-	
Acquisition expenses	-	-	-	\$1.6	-	-	-	-	
Arcadia stub period expenses excluding depreciation & amortization	-	-	-	\$1.6	-	-	-	-	
Goodwill impairment	\$8.0	-	-	_	-	-	\$141.7	-	
Stock-based compensation	\$3.6	\$5.2	\$5.7	\$6.6	\$10.1	\$10.1	\$6.5	\$1.5	\$1.5
Other expense (income), net	\$1.2	\$0.2	\$0.2	(\$0.2)	\$0.6	\$1.8	\$1.1	\$0.4	\$0.2
Less: Adjusted EBITDA attributable to NCI	-	-	-	-	(\$18.8)	(\$19.8)	\$(10.2)	\$(2.4)	\$(3.7)
Adjusted EBITDA attributable to DMC	\$59.6	\$93.7	\$19.1	\$20.2	\$74.2	\$96.1	\$52.2	\$16.7	\$14.4

RECONCILIATIONS OF NON-GAAP FINANCIAL MEASUREMENTS - ARCADIA EBITDA AND ADJUSTED EBITDA

(\$MM except per share amounts)	2021 Pro Forma	2022	2023	2024	Q1′24	Q1′25
Operating income (loss), as reported	\$48.0	\$4.0	\$21.4	\$(143.6)	\$(0.6)	\$3.0
Depreciation	\$1.9	\$2.9	\$3.7	\$3.7	\$0.9	\$1.0
Amortization	_	\$36.3	\$22.6	\$21.1	\$5.3	\$4.8
Stock-based compensation	—	\$2.2	\$1.6	\$1.9	\$0.3	\$0.2
Restructuring expenses	—	—	—	\$0.7	—	\$0.3
Goodwill impairment	_	_	_	\$141.7		_
CEO transition expenses	—	—	\$0.3	—	_	—
Nonrecurring retirement expenses	—	\$1.1	_	_	_	—
Amortization of acquisition-related inventory valuation step up	_	\$0.4	_	_	_	_
Adjusted EBITDA attributable to redeemable noncontrolling interest	\$(19.9)	\$(18.8)	\$(19.8)	\$(10.2)	\$(2.4)	\$(3.7)
Adjusted EBITDA attributable to DMC	\$30.0	\$28.2	\$29.8	\$15.3	\$3.5	\$5.6



RECONCILIATIONS OF NON-GAAP FINANCIAL MEASUREMENTS - DYNAENERGETICS EBITDA AND ADJUSTED EBITDA

(\$MM except per share amounts)	2018	2019	2020	2021	2022	2023	2024	Q1 '24	Q1 '25
Operating income	\$44.5	\$68.8	\$6.2	\$8.2	\$39.0	\$46.4	\$16.2	\$8.8	\$5.6
Depreciation	\$3.8	\$5.2	\$6.2	\$7.6	\$7.6	\$6.8	\$6.7	\$1.7	\$1.8
Amortization	\$2.5	\$1.2	\$1.1	\$0.5	\$0.3	\$0.1	\$0.0	\$0.0	-
Restructuring	—	\$18.6	\$2.9	—	—	\$3.0	\$1.9	—	_
Restructuring related inventory write down	_	\$0.6	_	_	_	_	_	_	_
Restructuring related accounts receivable write off	_	\$0.1	_	_	_	_	_	_	_
Accrued anti-dumping duties & penalties	\$8.0	_	_	_	_	_	_	_	_
Adjusted EBITDA	\$58.8	\$94.5	\$16.3	\$16.4	\$46.9	\$56.3	\$24.8	\$10.5	\$7.4



RECONCILIATIONS OF NON-GAAP FINANCIAL MEASUREMENTS - NOBELCLAD EBITDA AND ADJUSTED EBITDA

(\$MM except per share amounts)	2018	2019	2020	2021	2022	2023	2024	Q1′24	Q1′25
Operating income	\$6.5	\$7.2	\$6.9	\$9.9	\$8.0	\$19.4	\$20.0	\$5.1	\$4.6
Depreciation	\$2.8	\$2.7	\$3.1	\$3.3	\$3.4	\$2.9	\$3.2	\$0.8	\$0.8
Amortization	\$0.4	\$0.4	\$0.4	\$0.5	\$0.3	-	-	-	—
Restructuring	\$1.1	\$0.9	\$0.3	\$0.1	\$0.2	\$0.4	—	—	—
Adjusted EBITDA	\$10.8	\$11.2	\$10.7	\$13.7	\$11.9	\$22.8	\$23.2	\$5.9	\$5.4

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RECONCILIATIONS OF NON-GAAP FINANCIAL MEASUREMENTS - DILUTED EPS FROM CONTINUING OPERATIONS

(\$MM except per share amounts)	Amount	Per Share ⁽¹⁾	Amount	Per Share ⁽²⁾		Amount	Per Share (3)	Amou nt	Per Share (3)
	20	23	20	24		Q1 2024		Q1 2	025
Net income (loss) attributable to DMC Global Inc.	\$26.2	\$1.35	\$(94.5)	\$(4.80)		\$2.6	\$0.13	\$0.7	\$0.03
Strategic review expenses, net of tax	-	-	\$5.8	\$0.30		\$1.6	\$0.08	\$1.3	\$0.07
CEO transition expenses, net of tax	\$6.3	\$0.32	-	-		-	_	-	-
Restructuring expenses and asset impairments, net of tax	\$2.8	\$0.14	\$1.7	\$0.08		-	_	\$0.2	\$0.01
Goodwill impairment, net of tax	-	_	\$85.0	\$4.32		-	_	-	-
Establishment of income tax valuation allowance	-	_	\$3.9	\$0.20		-	_	_	-
As adjusted	\$35.3	\$1.81	\$2.0	\$0.10		\$4.2	\$0.21	\$2.2	\$0.11

Calculated using diluted weighted average shares outstanding of 19,518,382
 Calculated using diluted weighted average shares outstanding of 19,667,673
 Calculated using diluted weighted average shares outstanding of 19,622,455
 Calculated using diluted weighted average shares outstanding of 19,816,281



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