UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT
Pursuant to Section 13 or 15(d)
of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): December 7, 2022

KLX ENERGY SERVICES HOLDINGS, INC.

(Exact name of registrant as specified in its charter)

	Delaware	001-38609	36-4904146
	(State or Other Jurisdiction of Incorporation)	(Commission File Number)	(IRS Employer Identification No.)
		3040 Post Oak Boulevard, 15th Floor Houston, Texas 77056 (Address of Principal Executive Offices)	
		(832) 844-1015 (Registrant's Telephone Number, Including Area Code)	
Check tl	ne appropriate box below if the Form 8-K filing is intended to simultaneously satisfy t	he filing obligation of the registrant under any of the following provisions:	
	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230	0.425)	
	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14	4a-12)	
	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange	e Act (17 CFR 240.14d-2(b))	
	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange	Act (17 CFR 240.13e-4(c))	
Securiti	es registered pursuant to Section 12(b) of the Act:		
		Trading	Name of each exchange

on which registered

The Nasdaq Global Select Market

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 ($\S230.405$ of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 ($\S240.12b-2$ of this chapter).

Title of each class

Common Stock, \$0.01 Par Value

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act \Box

KLXE

Item 7.01 Regulation FD Disclosure.

Furnished as Exhibit 99.1 and incorporated by reference into this Item 7.01 in its entirety is a copy of a presentation to be presented by KLX Energy Services Holdings, Inc. (the "Company") to investors at the Singular Research "Best of the Uncovered" Investor Conference in San Francisco on December 8, 2022. The Company also posted the presentation to its website at https://investor.klxenergy.com/events-and-presentations.

The information contained in, or incorporated into, this Item 7.01 is being furnished and shall not be deemed "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference into any registration statement or other filing under the Securities Act of 1933, as amended, except as shall be expressly set forth by specific reference to such filing.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

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No. Description

99.1 Presentation by the Company to investors.*

104 Cover Page Interactive Data File (embedded within Inline XBRL document).

^{*}Furnished herewith.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

KLX Energy Services Holdings, Inc.

By: /s/ Christopher J. Baker
Name: Christopher J. Baker

Title: President and Chief Executive Officer
Date: December 7, 2022





Disclaimer & Forward-looking Statements

Cautionary Statement on Forward-looking Statements

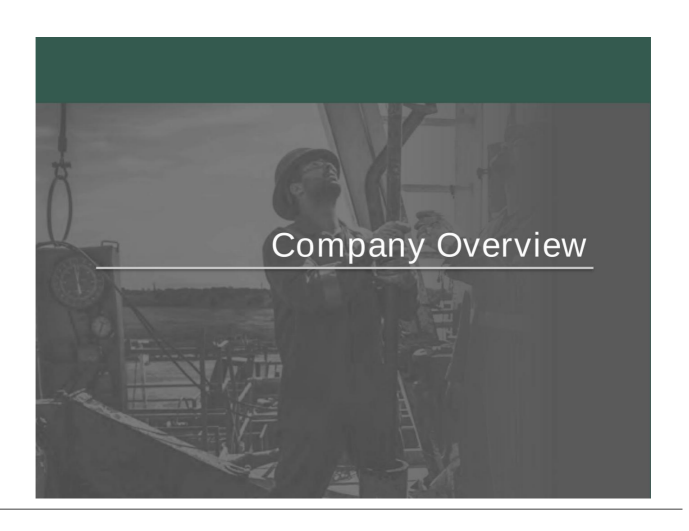
This presentation contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Exchange Act. Such forward-looking statements involve risks and uncertainties. These forward-looking statements are based on our current expectations and assumptions about future events and are based on currently looking statements involve risks and uncertainties. These forward-looking statements are based on our current expectations and assumptions about future events and are based on our current expectations are to the outcome and timing of future events with respect to, among other things: our operating cash flows; the availability of capital and our liquidity; our ability to renew and refinance our debt; our future revenue, income and operating performance; our ability to sustain and improve our utilization, revenue and margins; our ability to maintain acceptable pricing for our services; future capital expenditures; our ability to finance equipment, working capital and capital expenditures; our ability to execute our long-term growth strategy and to integrate our acquisitions; our ability to successfully develop our research and technology capabilities and implement technological developments and enhancements; and the timing and success of strategic initiatives and special projects. The Company's actual experience and results may differ materially from the experience and results anticipated in such statements. Factors that might cause such a difference include those discussed in the Company's filings with the U.S. Securities and Exchange Commission (the "SEC"), which include its Transition Report on Form 10-K, Quarterly Reports on Form 10-K. For more information, see the section entitled "Forward-Looking Statements" contained in the Company's Transition Report on Form 10-K and in other filings. Any forward-looking statements included in this presentation are made only as of the date of this presentation and, except as required by federal securities laws and rules and regulations of the SEC, the Company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Non-GAAP Financial Measures

This presentation includes Adjusted EBITDA which is a "non-GAAP financial measure" as defined in Regulation G of the Securities Exchange Act of 1934. Adjusted EBITDA is a supplemental non-GAAP financial measure that is used by management and external users of our financial statements, such as industry analysts, investors, lenders and rating agencies. Adjusted EBITDA is not a measure of net earnings or cash flows as determined by GAAP. We define Adjusted EBITDA as net earnings (loss) before interest, taxes, depreciation and amortization, further adjusted for (i) goodwill and/or long-lived asset impairment charges, (ii) stock-based compensation expense, (iii) restructuring charges, (ii) transaction and integration costs related to acquisitions, (v) costs incurred related to the COVID-19 pandemic and (vi) other expenses or charges to exclude certain items that we believe are not reflective of ongoing performance of our business. Adjusted EBITDA is used to calculate the Company's leverage ratio, consistent with the terms of the Company's EBI-CRIB (as the EBITDA is useful because it allows us to more effectively evaluate our operating performance and compare the results of our operations from period to period without regard to our financing methods or capital structure. We exclude the items listed above in arriving at Adjusted EBITDA because these amounts can vary substantially from company within our industry depending upon accounting methods and book values of assets, capital structures and the method by which the assets were acquired. Adjusted EBITDA should not be considered as an alternative to, or more meaningful than, net income as determined in accordance with GAAP, or as an indicator of our operating performance or liquidity. Certain items excluded from Adjusted EBITDA are significant components in understanding and assessing a company's financial performance, such as a company's cost of capital and tax structure, as well as the historic costs of depreciable assets, none of which

The Company's results for the periods Q1'19 through Q1'20 are presented on a pre-merger combined basis, which is the sum of KLX Energy Services Holdings, Inc. ("KLXE") and Quintana Energy Services, Inc. ("CES") results as disclosed for the given period, without any pro forms adjustments. Note that legacy CES fiscal year ended on December 31, and legacy KLXE fiscal year ended on January 31, which continued for KLXE until the Company changed its fiscal year-end from January 31 to December 31, effective beginning with the year ended December 31, 2021. As a result, our pre-merger combined quarterly data for O1'19 includes legacy KLXE for three months ended April 30, 2019 and legacy QES for three months ended March 31, 2019; for Q2'19 includes legacy KLXE for three months ended June 30, 2019; for Q3'19 includes legacy KLXE for three months ended June 30, 2019; for Q3'19 includes legacy KLXE for three months ended December 31, 2019 and legacy QES for three months ended September 30, 2019; for Q4'19 includes legacy KLXE for three months ended January 31, 2020 and legacy QES for three months ended December 31, 2019; and for Q1'20 includes legacy KLXE for three months ended April 30, 2020 and legacy QES for three months ended March 31, 2020.

Additional information is available from KLXE at its website, www.klxenergy.com.



Cycle-tested Executive Team with Deep Industry Experience

Management team successfully led merger integration

Chris Baker President & Chief Executive Officer







- Founded QES in 2014 as COO; CEO starting Q3 2019
- 27 years of industry experience
- Previously Managing Director Oilfield Services for Quintana Capital Group
- Prior to joining Quintana in 2008, worked at Citigroup Global Markets Inc. and Theta II Enterprises, Inc.
- BS in Mechanical Engineering from Louisiana State University and MBA from Rice University
- Founded QES in 2014 as VP of Finance & Corp Dev and CFO

Keefer Lehner EVP. Chief Financial Officer



- starting in 2016
- 16 years of industry experience
- Previously Vice President of Quintana Capital Group, focused on energy private equity investing
- Prior to joining Quintana, worked for Simmons & Company in the investment banking group
- BSBA from Villanova University

Max Bouthillette EVP, General Counsel and CCO



- Previously QES Executive VP, General Counsel and CCO
- 25+ years of legal experience in the oilfield services sector
- Served as Archer's Executive VP, GC and CCO
- BJ Services (pre Baker Hughes), served as Deputy GC and CCO
- Schlumberger, served as Litigation Counsel, OFS Counsel Asia, and GC Products
- BBA in Accounting from Texas A&M and JD from the University of Houston Law Center

Key operations leadership with deep industry experience from prior leadership roles at HAL, BHI, WFT, H&P and others

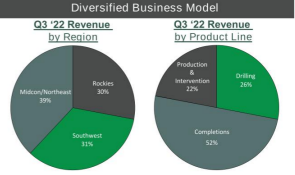
KLX Energy Services (KLXE) Overview

Company Overview

- Leading U.S. onshore provider of value-added, mission critical services focused on the entire well life-cycle for the most technically demanding wells across the major US oil and gas basins
- ~1,750 total team members as of Q3, including a deeply experienced ops leadership team with an average of 30 years of industry experience and 10 years with KLXE
- · Vertical integration with in-house machining and R&D
- · Long-standing relationships with blue-chip customer base
- Platform created through combination of organic and inorganic growth and well positioned to continue to grow via both

Diversified Product Offering¹ 110 measurement-while-drilling kits Drilling Over 850 mud motors (~60% are latest gen) 24 modern, large-diameter Coiled Tubing Units 75+ Wireline Units (split with Production) 120+ Frac Trees Completion • 490+ accommodation trailers (split with Drilling) 4 frac spreads (2 staffed and operating) Suite of proprietary tools & consumables · Leading fleet of fishing and rentals tools 14 small diameter (2" or less) Coiled Tubing Units 34 rig-assisted Snubbing Units Intervention · Downhole production services





Source: Company filings and disclosure

¹ As of Q3 2022

Percentages may not sum to 100% due to rounding

KLXE / QES Merger Integration Success

(dollar amounts in millions) Premier provider of drilling, completion, production and intervention solutions with a returns driven strategy Minimal customer overlap with significant cross-sell potential Positioned to participate in further industry consolidation Strategic Fit Strong management team with proven operational track-record and deep M&A experience People Retention of key employees Strong Board and corporate governance Consolidated 24 facilities with overlapping geographic coverage and service offerings Eliminated duplicate management positions to reduce SG&A "Shared Services" consolidation and optimization Efficiencies and Over \$50MM of total cost synergies (reduced SG&A as a % of revenue from 21% in Q4 2019 (standalone **Synergies** KLXE) to 8% in Q3 2022) Approximately \$18MM in sale of obsolete assets since closing (thru Q3 2022) Aligned across common systems, processes and procedures 100% equity financed, merger of equals Valuation and Created platform that generated over \$1.0B of revenue and \$156MM of Adj EBITDA on a pro forma 2019 basis, including \$50MM of cost synergies Structure Deleveraging and credit-enhancing to KLXE \$175 \$148 \$150 \$100 Adjusted \$50 **EBITDA** \$50 Bridge \$(50) \$(100) PF Q2 20 Annualized Base Margin Uplift Q3 '22 Annualized Merger Synergies

A Transformed KLXE

People	 ✓ Veteran operators throughout the organization ✓ Deep technical expertise ✓ Transparent alignment of incentives
Performance	 ✓ Performance culture ✓ Detailed KPI tracking and data-driven decision making
Asset Integrity	 ✓ Rigorous maintenance program to minimize downtime and ensure equipment integrity and consistency in service quality ✓ Selective evaluation of opportunities to ensure equipment integrity
Safety	 ✓ Employees value safe, professional field operations ✓ Strong interdependent safety culture and track record of strong safety metrics affords KLXE the opportunity to work for the largest operators
Customer Focus	 ✓ Long-term relationships with blue-chip customers ✓ Strong visibility into drilling and completion programs
Profitability	✓ Significant operating leverage✓ Return on capital orientation

Diversified and Complementary Product Service Offering

- Diversified product service offering positions KLXE to capture a larger percentage of customer spending across the lifecycle
- Post QES merger, refocused diverse product service offering across core geographies to drive improved scale, utilization and returns

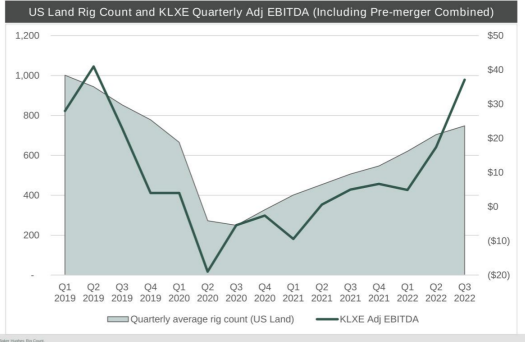
Primary Product Line	PSL ¹	Q3 2022 Rev. Contribution	Rockies	Southwest	Northeast/ Mid Con	Select Products & Services
Drilling	Directional Drilling	20%	✓	✓	✓	MWD, proprietary K-Series mud motor, directional electronics and other modules
٥	Accommodations	5%		1	✓	Living accommodations, water & sewage services, light plants, generators and other
-	Coiled Tubing	18%	✓	✓	✓	1-1/4" to 2-5/8" coiled tubing units
Completion	Pressure Pumping	17%	✓		✓	Acidizing, cement, frac
ŏ	Other Completion Products and Services	8%	✓	✓	✓	Flowback, frac valve rental, proprietary composite & dissolvable plugs and other proprietary products
	Wireline	8%	✓	✓		Pump down, pipe recovery, logging
Production & Intervention	Tech Services	13%	✓	✓	√	Fishing tools & services, thru tubing, reverse units and snubbing
Prodi Inter	Rentals	11%	✓	✓	✓	Pressure control equipment, tubulars, torque & testing, and pipe handling

Source: Company

1 Product Service Line
Percentages may not sum to 100% due to rounding

Significant Operating Leverage Tied To Market Recovery

(dollar amounts in millions)



Company's results for the periods Of 119 through O1700 are presented on a pur-merage combined basis, which is the sum of largar, RIX. Exergy Services Analogae, Text (RIXE) and Quintane Exergy Services, Inc. (DES) results as disclosed for the year periods on a pure period and period and

Top Operators Choose KLXE

- Served over 760 unique customers YTD 2022 with no one customer accounting for more than 5% of YTD 2022 revenue
- Diverse customer base Top 10 YTD 2022 customers accounted for 30% of YTD 2022 Revenue
- Significant leverage to the most active operators in the United States MSAs with 19 of top 20 operators by rig count ¹



Source: Company disclosure ¹ As of Q3 2022

Profitability Returned to 2019 Levels

(dollar amounts in millions)

- Rapidly improving financial results with annualized Q3 Revenue and Adj EBITDA of \$886MM and \$148MM,
- Generated \$11MM of Q3 Net Income and \$0.96 in EPS

	Summa	ary Segment	Income Sta	atement		
	Fiscal Q2'21	PF Calenda Q3'21	r Quarter Q4'21	Q1'22	Q2'22	Q3' 22
Revenue						
Rockies	\$33.6	\$37.4	\$35.3	\$43.3	\$53.1	\$66.5
Southwest	43.0	43.7	50.2	51.9	60.0	68.5
Mid-Con / Northeast	35.3	47.2	59.5	57.1	71.3	86.6
Revenue	\$111.9	\$128.3	\$145.0	\$152.3	\$184.4	\$221.6
Revenue Growth	23%	15%	13%	5%	21%	20%
Adjusted EBITDA						
Rockies	\$3.1	\$4.8	\$2.3	\$4.7	\$9.3	\$17.3
Southwest	1.8	0.6	4.2	4.2	6.4	10.2
Mid-Con / Northeast	0.5	3.6	6.2	2.7	11.1	21.3
Corporate & Other	(4.8)	(4.9)	(6.0)	(6.7)	(9.4)	(11.7)
Adjusted EBITDA	\$0.6	\$4.1	\$6.7	\$4.9	\$17.4	\$37.1
Adjusted EBITDA Margin						
Rockies	9.2%	12.8%	6.5%	10.9%	17.5%	26.0%
Southwest	4.2%	1.4%	8.4%	8.1%	10.7%	14.9%
Mid-Con / Northeast	1.4%	7.6%	10.4%	4.7%	15.6%	24.6%
Adjusted EBITDA Margin	0.5%	3.2%	4.6%	3.2%	9.4%	16.7%

Source: Company disclosure

Note: Results in Q2 2021 and prior are reported using a January 31st fiscal year end; results in Q3 and Q4 2021 are reported using a December 31st fiscal year end

Balance Sheet & Capitalization

(dollar amounts in millions)

- Ended Q3 with cash and total debt balance of \$41MM and \$295MM, respectively
 - Previously announced approximately \$4MM of debt-equity exchange transactions post closing Q3
- Amended ABL in Q3 2022 under improved terms and extended maturity to Q3 2024
- · Q3 liquidity improved sequentially by \$30MM to \$86MM

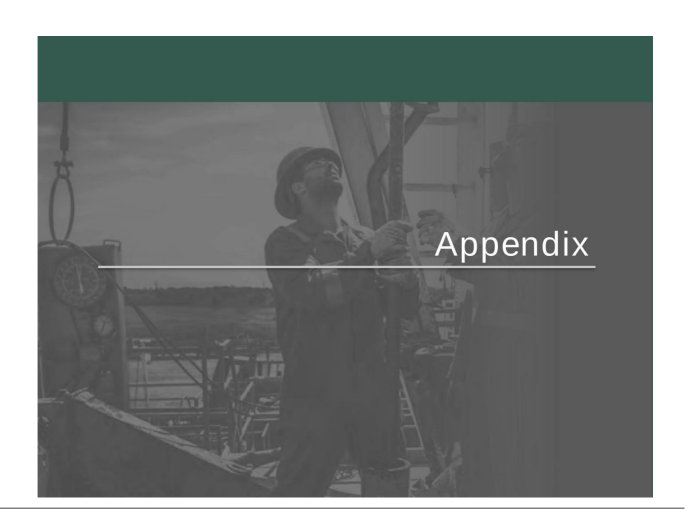
Summary Bala	nce Shee	t as of September 30, 2022							
Assets		Liabilities & Shareholders' Equity							
Cash	\$41.4	Accounts Payable	\$84.6						
Accounts Receivable, net	142.8	Accrued Liabilities	48.8						
Inventories	25.9	Current Portion of Finance Lease	8.7						
Other Current Assets	14.9	Current Portion of Operating Lease	14.4						
Total Current Assets	225.0	Total Current Liabilities	156.5						
Property, Plant & Equipment, net	166.3	Long-term Debt	295.6						
Operating Lease Asset	40.5	LT Portion of Finance Lease	17.5						
Intangible Assets	2.0	LT Portion of Operating Lease	26.0						
Other Assets	6.3	Other LT Liabilities	0.4						
		Shareholders' Equity	(55.9)						
Total Assets	\$440.1	Total Liabilities & Shareholders' Equity	\$440.1						

Source: Company disclosure Long term debt and secured notes are net of unamortized debt issuance costs

Go-Forward Strategy

Return pricing to levels that drive acceptable margins and support reinvestment in our Sales asset base and generate free cash flow & Pricing Drive margin enhancing utilization Continue to manage through supply chain constraints and pass costs onto customers Cost Retain personnel and maintain equipment quality while continuing to proactively manage the cost structure to drive incremental margins Controls Continue to proactively manage working capital Expand share of wallet with top customers Organic Expand certain PSLs geographically Growth Continue to redeploy and expand our asset base in certain PSLs as returns warrant Re-allocate assets across geographies as demand and pricing warrant Continue to pursue value-creating, de-leveraging consolidation opportunities Strategic Continue to de-lever through a combination of EBITDA growth, free cash flow

generation, debt reduction and consolidation



Reconciliation of Consolidated Net Loss to Adjusted EBITDA (Loss)

(dollar amounts in millions)

	Q1'19 @	Q2'19 (2)	Q3'19 (2)	Q4°19 (2)	Q1'20 (2)	Q2'20	Q3'20	Q4'20
Consolidated net loss (1)	\$ (13.9)	\$ (7.8)	\$ (117.2)	\$ (33.0)	\$ (263.8)	\$ (54.8)	\$ (38.3)	\$ (30.5)
Income tax expense (benefit)	0.5	0.3	(0.3)	(8.4)	0.1	-	0.2	0.1
Interest expense, net	7.8	8.3	8.1	8.3	8.1	7.6	7.7	8.0
Operating income (loss)	(5.6)	0.8	(109.4)	(33.1)	(255.6)	(47.2)	(30.4)	(22.4)
Bargain purchase gain	_	_	_	· ·	_	_	2.4	(1.6)
Impairment and other charges	_	_	87.3	1.2	218.0	_	4.4	0.8
One-time costs, excluding impairment and other charges	5.4	1.2	12.3	5.0	14.7	1.6	3.0	2.4
Adjusted operating income (loss)	(0.2)	2.0	(9.8)	(26.9)	(22.9)	(45.6)	(20.6)	(20.8)
Depreciation and amortization .	27.2	29.6	29.9	26.8	26.1	21.5	14.7	17.9
Non-cash compensation	7.3	7.3	6.0	6.6	1.8	4.8	0.5	0.3

Source: Company disclosure

Reconciliation of Consolidated Net Income (Loss) to Adjusted EBITDA (Loss)

(dollar amounts in millions)

Adj EBITDA Reconciliation (Continued)													
	Q1'21	Q2'21	Q3'21 ⁽³⁾	Q4'21 (3)	Q1'22	Q2'22	Q3'22						
Consolidated net income (loss) (2)	\$ (36.8)	\$ (25.0)	\$ (20.3)	\$ (18.6)	\$ (19.9)	\$ (7.5)	\$11.1						
Income tax expense	0.1	0.1	0.1	0.1	0.1	0.2	0.3						
Interest expense, net	7.8	8.0	8.2	8.2	8.3	8.7	9.0						
Operating income (loss)	(28.9)	(16.9)	(12.0)	(10.3)	(11.5)	1.4	20.4						
Bargain purchase gain	_	0.5	0.5	_	_	_	_						
Impairment and other charges	_	0.2	0.2	_	_	_	_						
One-time costs, excluding impairment and other charges (1)	3.3	1.3	0.7	1.4	2.0	1.2	1.7						
Adjusted operating income (loss)	(25.6)	(14.9)	(10.6)	(8.9)	(9.5)	2.6	22.1						
Depreciation and amortization .	15.4	14.5	13.8	14.8	13.7	14.0	14.2						
Non-cash compensation	0.8	1.0	0.9	0.8	0.7	0.8	0.8						
Adjusted EBITDA (loss)	\$ (9.4)	\$ 0.6	\$ 4.1	\$ 6.7	\$ 4.9	\$ 17.4	\$37.1						

Source: Company disclosure

^{*}Previously announced quarterly numbers may not sum to the year-end total due to rounding.

(1) The one-time costs during the third quarter of 2022 relate to \$1.5 in non-recurring inventory costs, \$0.1 in costs related to testing and treatment of COVID-19 and \$0.1 in additional non-recurring costs.

(2) Quarterly cost of sales includes \$2.1 million of lease expense associated with five coiled tubing unit leases.

(3) We have presented Q3*21 on a pro forma basis as three months ended December 31, 2021.

Consolidated Net Income (Loss) Margin Reconciliation

(dollar amounts in millions)

Consolidated Net Income (Loss) Margin Reconciliation															
	Q1'21			Q2'21		Q3'21		Q4'21		Q1'22	Q2'22		Q3°22		
Net income (loss)	\$	(30.5)	\$	(36.8)	\$	(25.0)	\$	(20.3)	\$	(18.6)	\$	(19.9)	\$	(7.5)	\$ 11.1
Revenue		86.8		90.8		111.9		128.3		145.0		152.3		184.4	221.6
Consolidated net income (loss) margin percentage	((35.1) %		(40.5) %		(22.3) %		(15.8) %		(12.8) %	1	(13.1) %		(4.1) %	5.0%

Source: Company disclosure

Consolidated Adjusted EBITDA (Loss) Margin Reconciliation

(dollar amounts in millions)

Consolidated Adjusted EBITDA (Loss) Margin Reconciliation																
	(Q4°20		Q1'21	Q2'21		Q3'21		Q4'21		Q1'22		Q2'22		1	Q3'22
Adjusted EBITDA (loss)	\$	(2.6)	\$	(9.4)	\$	0.6	\$	4.1	\$	6.7	\$	4.9	\$	17.4	\$	37.1
Revenue		86.8		90.8		111.9		128.3		145.0		152.3		184.4		221.6
Consolidated Adjusted EBITDA (loss) margin percentage		(3.1) %		(10.3) %		0.5%		3.2%		4.6%		3.2 %		9.4%		16.7%

Source: Company disclosure

Reconciliation of Segment Operating Income (Loss) to Adjusted EBITDA (Loss)

(dollar amounts in millions)

Roc	ky N	lount	ain	s Seg	mer	nt Adj	ΕB	ITDA	(Lc	ss) Re	co	nciliat	ion																	
	Q.	Q4'20		Q4'20		Q4'20		Q4'20		Q4'20		Q4'20		Q4'20		Q4'20		1'21	Q	2'21	(23'21	(Q4'21	(21'22	Q	2'22	Q	3'22
Rocky Mountains operating income (loss)	\$	1.7	\$	(7.1)	\$	(2.2)	\$	(0.4)	\$	(3.8)	\$	(0.8)	\$	4.0	\$	11.7														
One-time costs (1)		(0.7)		0.3		0.2	_	0.2		0.2		0.1		0.1		0.3														
Adjusted operating income (loss)		1.0		(6.8)		(2.0)		(0.2)		(3.6)		(0.7)		4.1		12.0														
Depreciation and amortization expense		5.3		5.1		5.0		5.0		5.9		5.4		5.2		5.3														
Non-cash compensation		0.2		0.1		0.1		_		_		_				_														
Rocky Mountains Adjusted EBITDA (loss)	\$	6.5	\$	(1.6)	s	3.1	\$	4.8	\$	2.3	\$	4.7	s	9.3	\$	17.3														

⁽¹⁾ One-time costs are defined in the Reconciliation of Consolidated Net Loss to Adjusted EBITDA (loss) table above. For purposes of segment reconciliation, one-time costs also includes impairment and other charges.

Source: Company disclosure

Reconciliation of Segment Operating Income (Loss) to Adjusted EBITDA (Loss)

(dollar amounts in millions)

Sc	Southwest Segment Adj EBITDA (Loss) Reconciliation													
	Q4'2	0	Q1'21		Q2'21	Q3'21		Q4'21	Ç	1,22	Q2'22	Q3'22		
Southwest operating income (loss)	\$ (6	5.5)	\$ (7.5)	\$	(3.7)	\$ (4.2)) \$	(1.0)	\$	(0.4)	\$ 2.0	\$ 5.2		
One-time costs (1)	(0.1	0.9		0.1	0.1		0.3		0.1	(0.2)	0.4		
Adjusted operating income (loss)	(0	5.4)	(6.6)		(3.6)	(4.1))	(0.7)	.	(0.3)	1.8	5.6		
Depreciation and amortization expense		7.4	5.8		5.4	4.7		4.9		4.5	4.6	4.6		
Non-cash compensation		0.1	0.1			_		_		_	_	2-0		
Southwest Adjusted EBITDA (loss)	\$	1.1	\$ (0.7)	,	\$ 1.8	\$ 0.6	\$	4.2	\$	4.2	\$ 6.4	\$10.2		

⁽¹⁾ One-time costs are defined in the Reconciliation of Consolidated Net Loss to Adjusted EBITDA (loss) table above. For purposes of segment reconciliation, one-time costs also includes impairment and other charges.

Source: Company disclosure

Reconciliation of Segment Operating Income (Loss) to Adjusted EBITDA (Loss)

(dollar amounts in millions)

North	eas	t/Mid-	Cor	n Segi	mer	nt Adj	EB	SITDA	(Lo:	ss) R	ec	oncilia	atior	1		
	Ç	24'20	Q	1'21	Q	2'21	Q	3'21	Q4	P21	(Q1'22	Q2	2'22	Q	3,52
Northeast/Mid-Con operating income (loss)	\$	(11.6)	s	(6.8)	\$	(3.8)	\$	(0.6)	\$	2.1	\$	(0.8)	\$	7.3	\$	17.2
One-time costs (1)		1.2		0.7		0.6		0.5		0.6		0.1		0.1		
Adjusted operating income (loss)		(10.4)		(6.1)		(3.2)		(0.1)		2.7		(0.7)		7.4		17.2
Depreciation and amortization expense		4.8		3.8		3.6		3.6		3.4		3.4		3.6		4.0
Non-cash compensation		0.2		0.2		0.1		0.1		0.1				0.1		0.1
Northeast/Mid-Con Adjusted EBITDA (loss)	s	(5.4)	s	(2.1)	\$	0.5	\$	3.6	s	6.2	s	2.7	\$	11.1	s	21.3

⁽¹⁾ One-time costs are defined in the Reconciliation of Consolidated Net Loss to Adjusted EBITDA (loss) table above. For purposes of segment reconciliation, one-time costs also includes impairment and other charges.

Source: Company disclosure

Segment Operating Income (Loss) Margin Reconciliation

(dollar amounts in millions)

Segment Operating Income (Loss) Margin Reconciliation													
	Q4'20	Q1'21	Q2'21	Q3'21	Q4'21	Q1'22	Q2'22	Q3'22					
Rocky Mountains													
Operating income (loss)	\$ 1.7	\$ (7.1)	\$ (2.2)	\$ (0.4)	\$ (3.8)	\$ (0.8)	\$ 4.0	\$ 11.7					
Revenue	29.4	24.3	33.6	37.4	35.3	43.3	53.1	66.5					
Operating income (loss) margin percentage	5.8 %	(29.2) %	(6.5) %	(1.1) %	(10.8) %	(1.8) %	7.5 %	17.6 %					
Southwest	10.												
Operating income (loss)	(6.5)	(7.5)	(3.7)	(4.2)	(1.0)	(0.4)	2.0	5.2					
Revenue	30.1	38.0	43.0	43.7	50.2	51.9	60.0	68.5					
Operating income (loss) margin percentage	(21.6) %	(19.7) %	(8.6) %	(9.6) %	(2.0) %	(0.8) %	3.3 %	7.6 %					
Northeast/Mid-Con													
Operating income (loss)	(11.6)	(6.8)	(3.8)	(0.6)	2.1	(0.8)	7.3	17.2					
Revenue	27.3	28.5	35.3	47.2	59.5	57.1	71.3	86.6					
Operating income (loss) margin percentage	(42.5) %	(23.9) %	(10.8) %	(1.3) %	3.5%	(1.4) %	10.2%	19.9 %					

Source: Company disclosure

Segment Adjusted EBITDA (Loss) Margin Reconciliation

(dollar amounts in millions)

Segment Adj EBITDA (Loss) Margin Reconciliation														
	Q4 ³	20	Q1'21		Q2'21		Q3'21	(Q4'21		Q1'22		Q2'22	Q3'22
Rocky Mountains					102									
Adjusted EBITDA (loss)	\$ (5.5	(1.6)	\$	3.1	\$	4.8	\$	2.3	\$	4.7	\$	9.3	\$ 17.3
Revenue	29	0.4	24.3		33.6		37.4		35.3		43.3		53.1	66.5
Adjusted EBITDA margin percentage	22	2.1%	(6.6) %	16)	9.2 %		12.8%		6.5 %		10.9%	or.	17.5 %	26.0 %
Southwest														
Adjusted EBITDA (loss)	1	.1	(0.7)		1.8		0.6		4.2		4.2		6.4	10.2
Revenue	30	0.1	38.0		43.0		43.7		50.2		51.9		60.0	68.5
Adjusted EBITDA margin percentage	3	3.5 %	(1.8) %	0	4.2 %		1.4 %		8.4 %		8.1 %	07	10.7%	14.9 %
Northeast/Mid-Con	_													
Adjusted EBITDA (loss)	((5.4)	(2.1)		0.5		3.6		6.2		2.7		11.1	21.3
Revenue	2	27.3	28.5		35.3		47.2		59.5		57.1		71.3	86.6
Adjusted EBITDA margin percentage	(19	.9) %	(7.4) %	17	1.4 %		7.6 %		10.4%		4.7 %	00	15.6%	24.6 %

Source: Company disclosure

SG&A Margin Reconciliation

(dollar amounts in millions)

SG&A Margin Reconciliation											
	O1'20*	O2'20*	Q3'20	Q4'20	Q1'21	Q2'21	Q3'21	Q4'21	Q1'22	Q2'22	Q3'22
Selling, general and administrative											
expenses	\$17.4	\$21.9	\$14.1	\$15.5	\$14.9	\$14.3	\$14.1	\$15.7	\$15.0	\$18.0	\$18.0
Revenue	83.0	54.5	70.9	86.8	90.8	111.9	128.3	145.0	152.3	184.4	221.6
SG&A margin percentage	21.0 %	40.2 %	19.9 %	17.9 %	16.4 %	12.8 %	11.0 %	10.8 %	9.8 %	9.8 %	8.1 %

^{*}KLX stand-alone results before the merger with QES. Q2'20 results are pro forma and reflect the results of legacy KLXE and legacy QES assuming the Merger had occurred on February 1, 2020.

Source: Company disclosure

Annualized Adjusted EBITDA (Loss) Reconciliation

(dollar amounts in millions)

An	ınu	alized	Q	uarterly	/ Ac	lj EB	ΙΤΙ	DA (Lo	ss) Reco	nc	iliation				
	(24'20	(Q1'21	Q2	2'21		Q3'21	,	Q4'21		Q1'22	-	Q2'22	(Q3°22
Adjusted EBITDA (loss)	\$	(2.6)	\$	(9.4)	\$	0.6	\$	4.1	\$	6.7	\$	4.9	\$	17.4	\$	37.1
Multiplied by four quarters		4		4		4		4		4		4		4		4
Annualized Quarterly Adjusted EBITDA (loss)	\$	(10.4)	\$	(37.6)	s	2.4	s	16.4	s	26.8	\$	19.6	s	69.6	s	148.4

Source: Company disclosure