

TAL International Group, Inc. Investor Conference Call February 25, 2016 Filed by TAL International Group, Inc. pursuant to Rule 425 under the U.S. Securities Act of 1933, as amended, and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934, as amended Subject Company: TAL International Group, Inc. Commission File No. 001-32638 Date: February 25, 2016



uncertainties include, but are not limited to, changes in the business environment in which Triton and TAL International operate, including inflation and interest rates, and general financial, economic, regulatory and political conditions affecting the industry in which Triton and TAL International operate; changes in taxes, governmental laws, and regulations; competitive product and pricing activity; difficulties of managing growth profitably; the loss of one or more members of Triton's or TAL International's management team; the ability of the parties to successfully close the proposed transaction; failure to realize the anticipated benefits of the transaction, including as a result of a delay in completing the transaction or a delay or difficulty in integrating the businesses of Triton and TAL International; uncertainty as to the long-term value of Holdco common shares; the expected amount and timing of cost savings and operating synergies; failure to receive the approval of the stockholders of TAL International for the transaction, and those discussed in TAL International's Annual Report on Form 10-K for the year ended December 31, 2014 under the heading "Risk Factors," as updated from time to time by TAL International's Quarterly Reports on Form 10-Q and other documents of TAL International on file with the Securities and Exchange Commission ("SEC") and in the registration statement on Form S-4 that was filed with the SEC by Triton International Limited ("Holdco"). There may be additional risks that neither Triton nor TAL International presently know or that Triton and TAL International currently believe are immaterial which could also cause actual results to differ from those contained in the forward-looking statements. In addition, forward-looking statements provide Triton's and TAL International's expectations, plans or forecasts of future events and views as of the date of this press release. Triton and TAL International anticipate that subsequent events and developments will cause Triton's and TAL International's assessments to change. However, while Triton and TAL International may elect to update these forward-looking statements at some point in the future, Triton and TAL International specifically disclaim any obligation to do so. These forward-looking statements should not be relied upon as representing Triton's and TAL International's assessments as of any date subsequent to the date of this presentation. No Offer or Solicitation This communication shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended. Additional Information This communication is not a solicitation of a proxy from any stockholder of TAL International. In connection with the proposed transaction, as stated above, Holdco has filed with the SEC a registration statement on Form S-4 that includes a preliminary prospectus of Holdco and also includes a preliminary proxy statement of TAL International. The SEC has not yet declared the registration statement effective. After it is declared effective, TAL International will mail the proxy statement/prospectus to its stockholders. INVESTORS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS (INCLUDING ALL AMENDMENTS AND SUPPLEMENTS THERETO) BECAUSE IT CONTAINS IMPORTANT INFORMATION. You are able to obtain the proxy statement/prospectus, as well as other filings containing information about TAL free of charge, at the website maintained by the SEC at www.sec.gov. Copies of the proxy statement/prospectus and the filings with the SEC that are incorporated by reference in the proxy statement/prospectus can also be obtained, free of charge, by directing a request to TAL International Group, Inc., 100 Manhattanville Road, Purchase, New York 10577, Attention: Secretary. The respective directors and executive officers of Triton, TAL International and Holdco and other persons may be deemed to be participants in the solicitation of proxies in respect of the proposed transaction, Information regarding TAL International's directors and executive officers is available in its proxy statement filed with the SEC on March 19, 2015. These documents can be obtained free of charge from the sources indicated above. Other information regarding the participants in the proxy solicitation and their respective interests are included in the proxy statement/prospectus and will be contained in other relevant materials to be filed with the SEC when they become available.









⁷ The Difficult Market Is Impacting All of TAL's Key Operating Metrics Trended Overall Utilization (CEU) Overall Lease Rate Index (CEU) (1) Dry Container Pick-Up / Drop-off Activity (1) Used Dry Container Sales Index (2) 70% 75% 80% 85% 90% 95% 100% Q 1 '0 7 Q 2 '0 7 Q 3 '0 7 Q 4 '0 7 Q 1 '0 8 Q 2 '0 8 Q 3 '0 8 Q 4 '0 9 Q 1 '1 0 Q 2 '1 0 Q 3 '1 0 Q 4 '1 0 Q 1 '1 1 Q 2 '1 1 Q 3 '1 1 Q 4 '1 1 Q 1 '1 2 Q 2 '1 2 Q 3 '1 2 Q 4 '1 2 Q 1 '1 3 Q 2 '1 3 Q 3 '1 3 Q 4 '1 3 Q 1 '1 4 Q 2 '1 4 Q 3 '1 4 Q 4 '1 4 Q 1 '1 5 Q 2 '1 5 Q 3 '1 5 Q 4 '1 5 (40,000) (20,000) 0 20,000 40,000 60,000 80,000 Q 1 '0 7 Q 2 '0 7 Q 3 '0 7 Q 4 '0 7 Q 1 '0 8 Q 2 '0 8 Q 3 '0 8 Q 4 '0 8 Q 1 '0 9 Q 2 '0 9 Q 3 '0 9 Q 4 '0 9 Q 1 '1 0 Q 2 '1 0 Q 3 '1 0 Q 4 '1 0 Q 1 '1 1 Q 2 '1 1 Q 3 '1 1 Q 4 '1 1 Q 1 '1 2 Q 2 '1 2 Q 3 '1 2 Q 4 '1 2 Q 1 '1 3 Q 2 '1 3 Q 3 '1 3 Q 4 '1 3 Q 1 '1 4 Q 2 '1 4 Q 3 '1 4 Q 4 '1 4 Q 1 '1 5 Q 2 '1 5 Q 3 '1 5 Q 4 '1 5 Q 2 '1 5 Q 3 '1 5 Q 4 '1 5 (1) Excludes impact of sale-leaseback transactions -12% -10% -8% -6% -4% -2% 0% 2% 4% 6% 8% 10% Q 1 '0 7 Q 2 '0 7 Q 3 '0 7 Q 4 '0 7 Q 1 '0 8 Q 2 '0 8 Q 3 '0 8 Q 4 '0 8 Q 1 '0 9 Q 2 '0 9 Q 3 '0 9 Q 4 '0 9 Q 1 '1 0 Q 2 '1 0 Q 3 '1 0 Q 4 '1 0 Q 1 '1 3 Q 2 '1 3 Q 3 '1 3 Q 4 '1 3 Q 1 '1 4 Q 2 '1 4 Q 3 '1 4 Q 4 '1 1 Q 1 '1 2 Q 2 '1 2 Q 3 '1 2 Q 4 '1 2 Q 1 '1 3 Q 2 '1 3 Q 3 '1 3 Q 4 '1 3 Q 1 '1 4 Q 2 '1 4 Q 3 '1 4 Q 4 '1 4 Q 1 '1 5 Q 2 '1 2 Q 3 '1 2 Q 4 '1 2 Q 1 '1 3 Q 2 '1 3 Q 3 '1 3 Q 4 '1 3 Q 1 '1 4 Q 2 '1 4 Q 3 '1 4 Q 4 '1 4 Q 1 '1 5 Q 2 '1 2 Q 3 '1 2 Q 4 '1 2 Q 1 '1 3 Q 3 '1 3 Q 4 '1 3 Q 1 '1 4 Q 2 '1 4 Q 3 '1 4 Q 4 '1 4 Q 1 '1 5 Q 2 '1 5 Q 3 '1 5 Q 4 '1 5 Q 2 '1 5 Q 3 '1 5 Q 4 '1 5 Per D ie m R at e In de x -20% 20% 60% 100% 140% Q 1 '0 7 Q 2 '0 7 Q 3 '0 7 Q 4 '0 7 Q 1 '0 8 Q 2 '0 8 Q 3 '0 8 Q 4 '0 8 Q 1 '0 8 Q 2 '0 8 Q 3 '0 8 Q 4 '0 8 Q 1 '0 8 Q 2 '0 8 Q 3 '0 8 Q

Q 4 '0 8 Q 1 '0 9 Q 2 '0 9 Q 3 '0 9 Q 4 '0 9 Q 1 '1 0 Q 2 '1 0 Q 3 '1 0 Q 4 '1 0 Q 1 '1 1 Q 2 '1 1 Q 3 '1 1 Q 4 '1 1 Q 1 '1 2 Q 2 '1 2 Q 3 '1 2 Q 4 '1 2 Q 1 '1 3 Q 2 '1 3 Q 3 '1 3 Q 4 '1 3 Q 1 '1 4 Q 2 '1 4 Q 3 '1 4 Q 4 '1 4 Q 1 '1 5 Q 2 '1 5 Q 3 '1 5 Q 4 '1 5 S al es P ric e In de x 20' Price Index 40' Price Index(2) Excludes Sales of New Equipment





9 2015 Financial Summary Consolidated Statements of Income (Dollars in thousands, except per share data) Three Months Ended December 31, Twelve Months Ended December 31, 2015 2014 % change 2015 2014 % change Leasing Revenue \$153,765 \$153,992 -0.1% \$608,004 \$594,006 2.4% Depreciation and amortization \$62,422 \$59,515 4.9% \$242,538 \$224,753 7.9% Interest and debt expenses \$28,958 \$28,063 3.2% \$118,280 \$109,265 8.3% Direct operating expenses \$17,132 \$7,994 114.3% \$49,035 \$33,288 47.3% Administrative expenses \$10,743 \$11,122 -3.4% \$43,654 \$45,399 -3.8% Leasing Margin \$34,510 \$47,298 -27.0% \$154,497 \$181,301 -14.8% Trading Margin \$68 \$1,614 -95.8% \$4,194 \$7,190 -41.7% Net (Loss) gain on sale of leasing equipment -\$8,683 \$560 NM -\$13,646 \$6,987 -295.3% Adjusted Pre-tax Income (A) \$25,895 \$49,472 -47.7% \$145,045 \$195,478 -25.8% Adjusted pre-tax income per share \$0.79 \$1.48 -46.6% \$4.40 \$5.81 -24.3% Adjusted pre-tax return on tangible equity 9.7% 19.4% -49.9% 14.0% 19.9% -29.6% Adjusted Net Income \$16,682 \$32,375 -48.5% \$93,773 \$127,954 -26.7% Adjusted Net Income per share \$0.51 \$0.97 -47.4% \$2.84 \$3.80 -25.3% (A) Excludes net losses and gains on interest rate swaps, write-off of deferred financing costs. Also excludes transaction costs related to pending merger (\$6.1M and \$7.5M in three months and twelve months 2015

respectively).



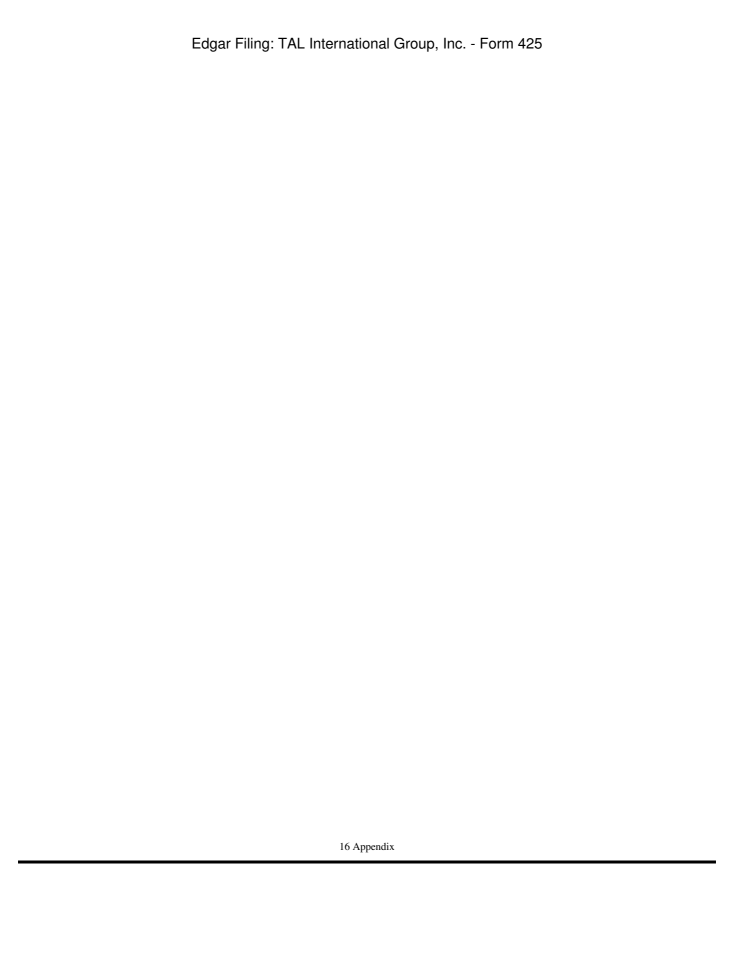








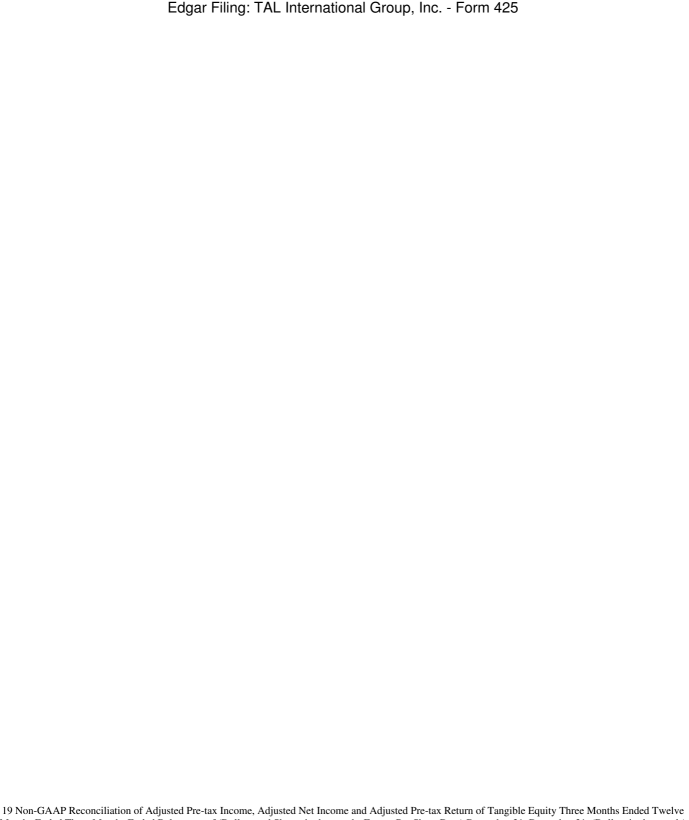








(3,626) Retained earnings accumulated (deficit) income 1,031,580 249,874 (270,650) 1,010,804 Total stockholders' equity (deficit) 1,213,605 656,737 (278,450) 1,591,892 Non-controlling interest 164,345 - 164,345 Total equity 1,377,950 656,737 (278,450) 1,756,237 Total liabilities & stockholders' equity 4,796,895\$ 4,423,867\$ (494,141)\$ 8,726,621\$ Shares Outstanding 33,255 73,901 Net Book Value Per Share 19.75\$ 21.54\$ Unaudited Pro Forma Consolidated Balance Sheet As of September 30, 2015



Ended Twelve Months Ended December 31, December 31, 2015 2014 2015 2014 Net Income \$13,274 \$32,055 \$88,212 \$124,045 Add: Write-off of deferred financing costs, net of tax) - 78 579 3,398 Net (gain) loss on interest rate swaps, net of tax) (521) 242 133 511 Transaction costs related to pending merger, net of tax 3,929 - 4,849 - Adjusted net income \$16,682 \$32,375 \$93,773 \$127,954 Adjusted net income per fully diluted common share \$0.51 \$0.97 \$2.84 \$3.80 Weighted average number of common shares outstanding- Diluted 32,974 33,338 32,979 33,664 (a) Calculated by taking the average of the current and prior period's ending total Adjusted tangible equity