

Disclaimer

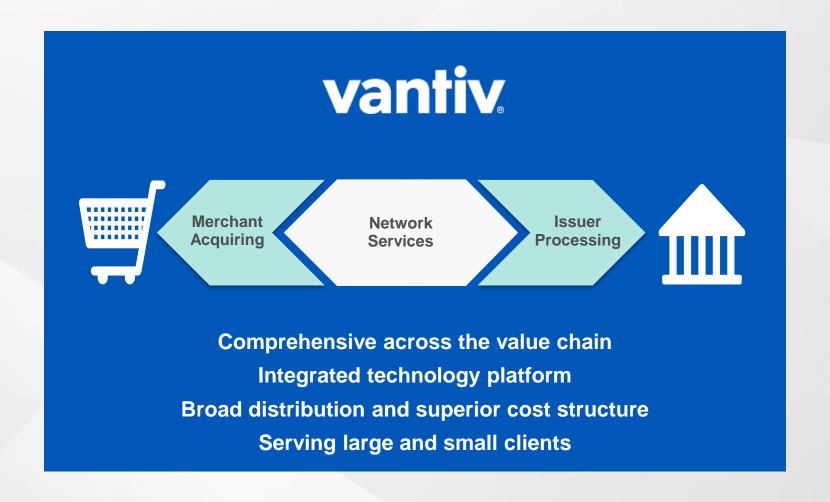
This presentation contains forward-looking statements that are subject to risks and uncertainties. All statements other than statements of historical fact or relating to present facts or current conditions included in this presentation are forward-looking statements including any statements regarding guidance and statements of a general economic or industry specific nature. Forward-looking statements give our current expectations and projections relating to our financial condition, results of operations, guidance, plans, objectives, future performance and business. You can identify forward-looking statements by the fact that they do not relate strictly to historical or current facts. These statements may include words such as "anticipate," "estimate," "expect," "plan," "intend," "believe," "may," "should," "can have," "likely" and other words and terms of similar meaning in connection with any discussion of the timing or nature of future operating or financial performance or other events.

The forward-looking statements contained in this presentation are based on assumptions that we have made in light of our industry experience and our perceptions of historical trends, current conditions, expected future developments and other factors we believe are appropriate under the circumstances. As you review and consider information presented herein, you should understand that these statements are not guarantees of future performance or results. They depend upon future events and are subject to risks, uncertainties (many of which are beyond our control) and assumptions. Although we believe that these forward-looking statements are based on reasonable assumptions, you should be aware that many factors could affect our actual future performance or results and cause them to differ materially from those anticipated in the forward-looking statements. Certain of these factors and other risks are discussed in the Company's filings with the U.S. Securities and Exchange Commission (the "SEC") and include, but are not limited to: (i) our ability to adapt to developments and change in our industry; (ii) competition; (iii) unauthorized disclosure of data or security breaches; (iv) systems failures or interruptions; (v) our ability to expand our market share or enter new markets; (vi) our ability to identify and complete acquisitions, joint ventures and partnerships; (vii) failure to comply with applicable requirements of Visa, MasterCard or other payment networks or changes in those requirements; (viii) our ability to pass along fee increases; (ix) termination of sponsorship or clearing services; (x) loss of clients or referral partners; (xii) reductions in overall consumer, business and government spending; (xiii) fraud by merchants or others; (xiii) a decline in the use of credit, debit or prepaid cards; (xiv) consolidation in the banking and retail industries; (xv) the effects of governmental regulation or changes in laws; and (xvi) outcomes of future litigation or investigations. Should one or more of these risks

Any forward-looking statement made by us in this presentation speaks only as of the date of this presentation. Factors or events that could cause our actual results to differ may emerge from time to time, and it is not possible for us to predict all of them. We undertake no obligation to publicly update any forward-looking statement, whether as a result of new information, future developments or otherwise, except as may be required by law.

Company Overview

A Leading Integrated Payment Processor in the U.S.



Our Segments



2016 Net Revenue	\$1,546mm	\$359mm				
	■ Merchant Acquiring	Integrated Card Issuer and Proc				
Vantiv Services	 Accept and process electronic payments at point-of-sale or online 	 Issue, manage and process payr services for financial institution control 				
	- Settlement of funds	Value-added services				
	- Transaction reporting and analysis	- Security services, card productio				
	■ Value-added services	portfolio optimization and data ar				
	- Security and fraud services, omni-	- Proprietary network branding, ac				

Customers

Key Metrics⁽¹⁾

21.0 billion transactions processed

channel acceptance, and data analytics

Small to mid-sized merchants and top-

tier regional and national retailers

Merchant Services

■ \$0.074 net revenue per transaction

- cessing
- ment customers

Financial Institution Services

- on, analytics
- cceptance and transaction processing services for PIN Debit and ATM cards
- Large and regional financial institutions, community banks and credit unions
- 4.0 billion transactions processed
- \$0.089 net revenue per transaction

How We Make Money

Key Drivers

Description

Merchant Services

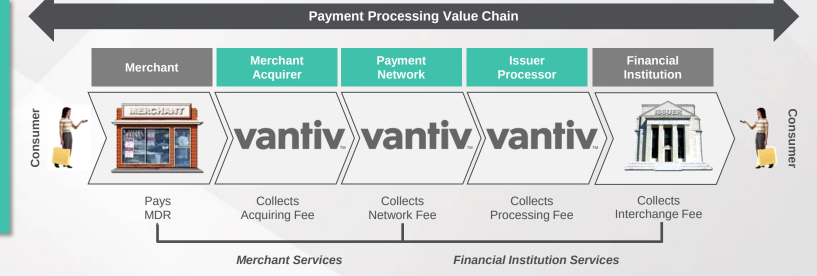
- # of Transactions
- \$ Amount of Sales Volume
- Fees are based on:
 - % of the sale amount "Merchant Discount Rate" (MDR) and/or
 - A fixed fee per transaction

Financial Institution Services

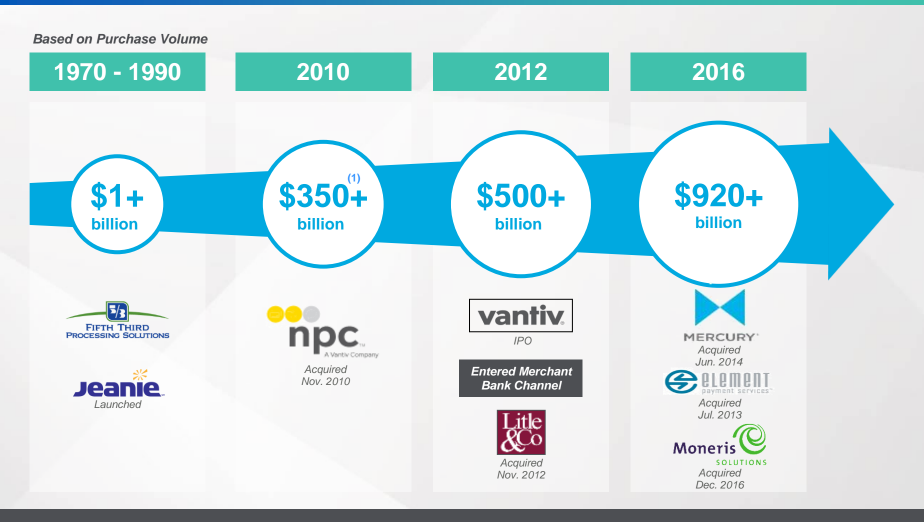
- # of Transactions
- Value-Added Services
- Fees are based on:
 - A fixed fee per transaction
 - Volume driven fees on valued-added services

Example

Vantiv has the opportunity to generate fees across the value chain



Preeminent Competitive Position Built Over 45 years



Sought Out Differentiated Technology and Distribution to Enhance our Leading Scale

Note: In certain cases, numbers are rounded

Pre NPC acquisition

Market Leadership

Fastest Growing Acquirer⁽¹⁾ Increased
Market
Share 6%
Over 5 Years

45 Years of Experience

800k
Merchant
Locations

4,000Referring
Branches

Industry Leading Margins⁽²⁾ **\$920B+**Annual
Merchant
Volume

3,000
Integrated
Payments
Partners

25BTransactions
Annually

Over **1/3**rd of the Top 100 Retailers

#2

U.S. MERCHANT (3)
ACQUIRER

#1

U.S. PIN DEBIT (3)
ACQUIRER

19%

U.S. MERCHANT (3)
MARKET SHARE

10%

U.S. FI (4)
MARKET SHARE

Source: The Nilson Report, March 2016 / Issue 1082. In certain cases, numbers are rounded

⁽¹⁾ Based on 5-year CAGR for total purchase transactions (including all general purpose credit, debit and prepaid card transactions, including signature and PIN debit) as compared to top ten acquirers by transactions in 2015

⁽²⁾ Refers to the publicly traded peer group of Global Payments, TSYS, and First Data

³⁾ Based on number of total purchase transactions as defined in (1) above (including PIN debit)

⁽⁴⁾ Based on the approximate number of financial institutions in the United States in 2015

Leading Competitive Advantages

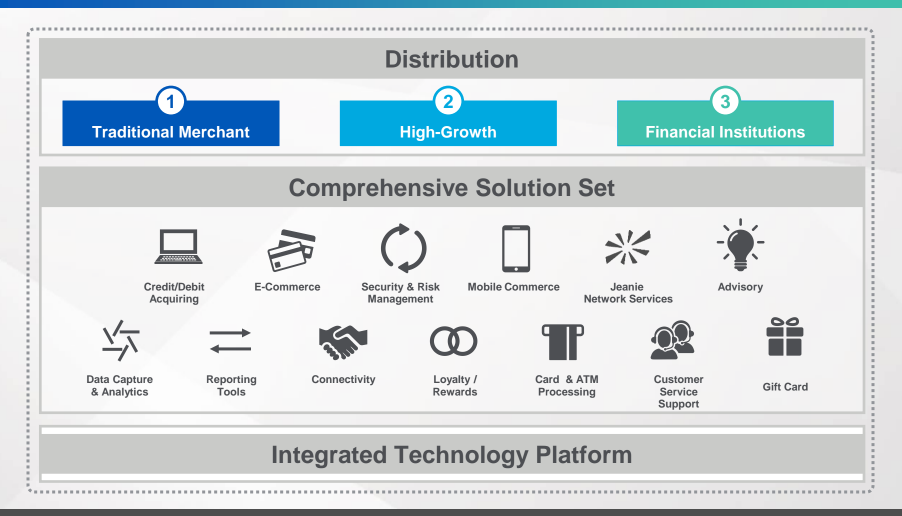
- Preeminent competitive position built over 40+ years
- Serving 1/3rd of Top 100 retailers and leading financial institutions
- Business model enables integration and scale
- Leading scale enables superior margin profile



- Diverse distribution channels
- Large sales force (inside & outside) with channel expertise
- Traditional merchant channels provide scale and stability
- High-growth channels penetrate SMBs to win market share
- FI segment contributes high levels of profitability and free cash flow conversion

- Integrated Technology Platform provides best-in-class capabilities
- Highly resilient and secure processing environment
- Enables greater speed to market for new products

Superior Business Model Enables Integration and Scale



A Comprehensive Solution Set Delivered on an Integrated Technology Platform Through Diverse Distribution Channels

Integrated Technology Platform Provides a Single Point of Service



Proprietary & Differentiated

Integrated Solution

Secure & Reliable

Scalable & Flexible

Easy to Connect to and Maintain, Seamless Delivery, Cost Effective

Diverse Distribution Channels

1 Traditional Merchant

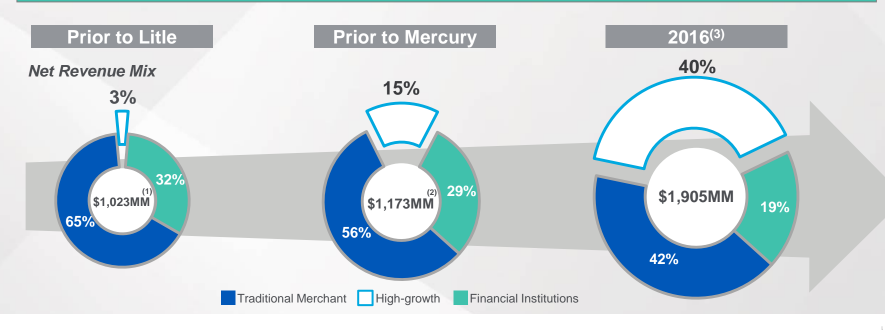
Traditional Merchant includes direct sales forces that target merchants through national, regional, and telesales teams and our Independent Sales Organization partners that target small and mid-sized merchants.

2 High-growth

High-growth channels include integrated payments, eCommerce, and Merchant Bank. These high growth channels are expected to represent a larger piece of our business going forward.

3 Financial Institutions

We distribute our Financial Institutions services by utilizing direct sales forces and a diverse group of referral partners.



Note: In certain cases, numbers are rounded

- Net revenue as of 2012 Net revenue as of 2013
- 3) Total does not sum due to rounding

Financial Overview

Financial Highlights

- Strong
 Business
 Model
- Strong transaction growth
- · Recurring transaction fee revenue

- Stable and Predictable
- · Stable revenue growth and diverse customer base
- Resilient business with high visibility and predictability
- Long-term contracts with high customer retention rates

- Significant
 Operating
 Leverage
- Integrated technology platform
- Strong scale efficiencies
- Best-in-class margins (1)

4 High Cash Flow

(1)

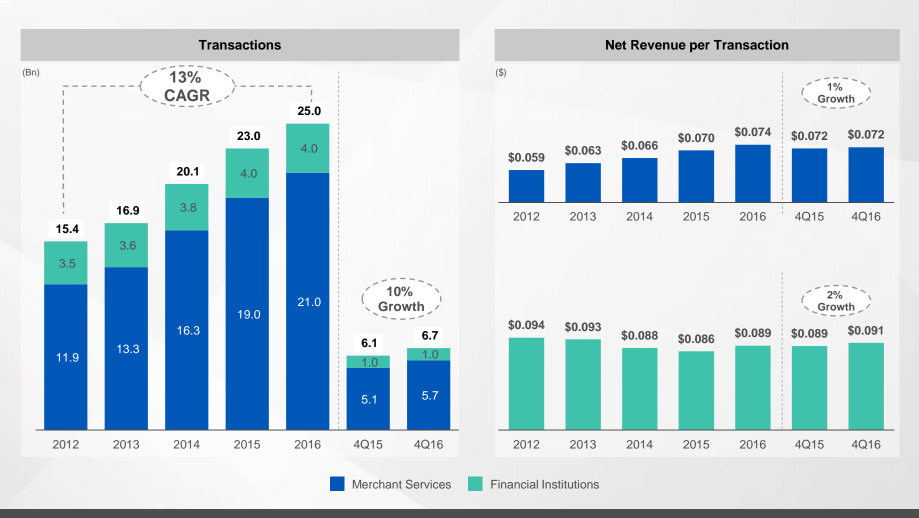
- High free cash flow conversion
- Low capital requirements
- · Enables investment in growth

Fourth Quarter 2016 and Full Year 2016 Financial Results and Milestones

	4Q 2016 Performance ⁽¹⁾	FY 2016 Performance ⁽¹⁾
Transactions (growth)	6,700 10%	24,973 9%
Net Revenue (growth)	\$502 11%	\$1,905 13%
Adjusted EBITDA ⁽²⁾ (margin)	\$248 49.5%	\$912 <i>47.</i> 9%
Pro Forma Adjusted Net Income ⁽²⁾ (growth)	\$148 15%	\$538 20%
Pro Forma Adjusted Net Income Per Share ⁽²⁾ (growth)	\$0.75 15%	\$2.73 22%

¹⁴

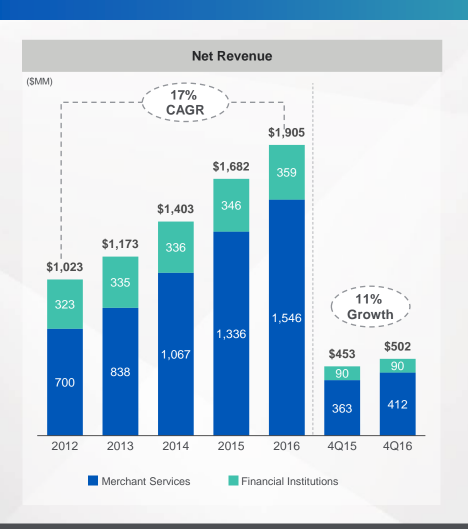
Strong Transaction Growth and Increasing Merchant Yields

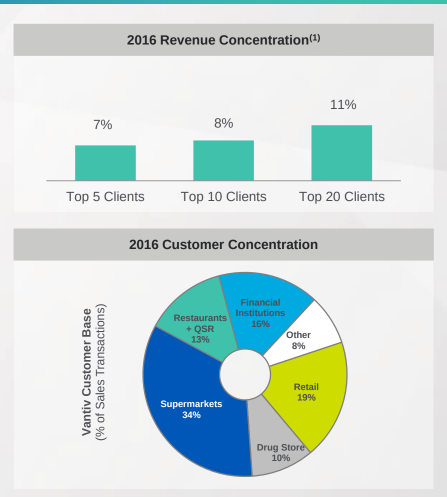


Strong Transaction Growth and Recurring Transaction Fee Revenue

Note: In certain cases, numbers are rounded

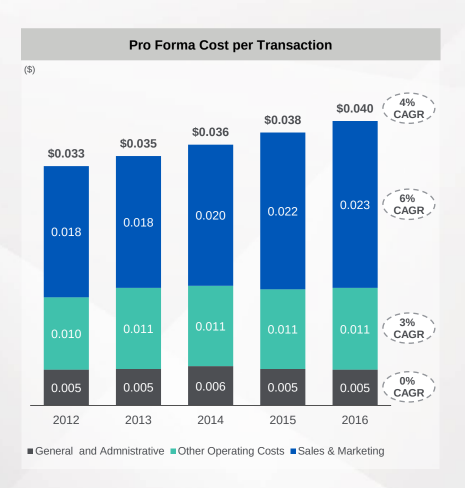
Stable and Diversified Revenue Growth

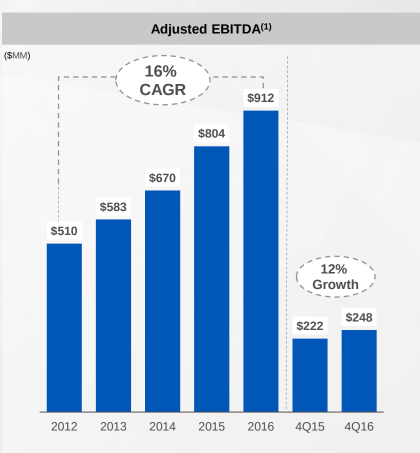




Solid Top Line Growth Underpinned by Stability From Diverse Customer Base

Superior Cost Structure





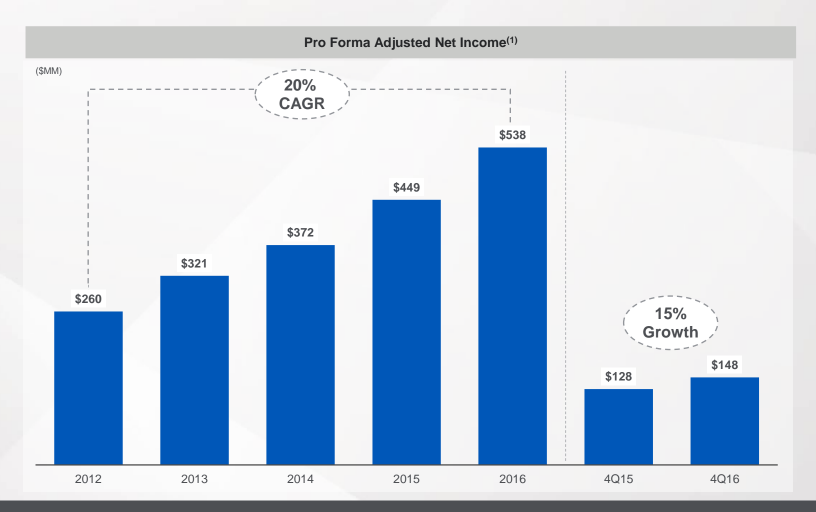
Strong Operating Leverage and Best-In-Class Margins⁽²⁾

In certain cases, numbers are rounded

See reconciliation in the appendix

Best-in-class refers to the publicly traded peer group of Global Payments, TSYS, and First Data

Sustainable and Compelling Earnings Growth



Superior Business Model Drives Industry-Leading Profitability⁽²⁾

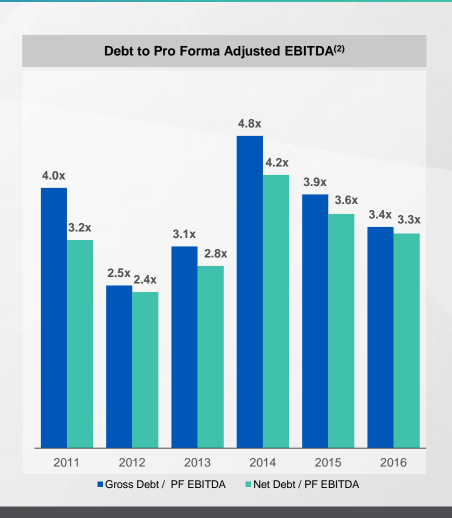
In certain cases, numbers are rounded

1) See reconciliation in the appendix

Industry-leading profitability refers to margins as compared to the publicly traded peer group of Global Payments, TSYS, and First Data

Balance Sheet Review





High Cash Flow and Strong Balance Sheet Enables Investment In Growth

Note: In certain cases, numbers are rounded

Cash and Cash Equivalents balances presented as of the end of each respective period
 See reconciliation in the appendix

(3) Leverage increase in 2014 driven by financing for the Mercury acquisition

First Quarter 2017 and Full Year 2017 Guidance

Net Revenue (growth)

GAAP Net Income Per Share

Pro Forma Adjusted Net Income Per Share (growth)

1Q 2017 Guidance

FY 2017 Guidance

Appendix

Non-GAAP Reconciliation

		Year Ended 12/31/2012		Year Ended 12/31/2013	ar Ended 2/31/2014	Year Ended 12/31/2015	Year Ended 12/31/2016	 er Ended 1/2015	Quarter Ended 12/31/2016
	EBITDA	\$ 37	2.8	\$ 518.3	\$ 589.9	\$ 680.0	\$ 802.3	\$ 195.0	\$ 201.9
Per 10-K / 10-Q	Transition Costs (a)		0.6	0.6	0.1	0.0	0.0	0.0	0.0
	Debt refinancing and hedge term costs (b)	8	86.7	20.0	26.5	0.0	16.6	0.0	16.6
	Share based compensation	3	3.4	29.7	42.2	30.5	35.9	6.6	10.0
	Acquisition and Integration Costs (c)	1	0.4	14.5	38.4	62.6	37.6	13.2	15.2
	Network Compliance Fee (d)		6.0	0.0	0.0	0.0	0.0	0.0	0.0
	Non Operating Income Expense (e)		0.0	0.0	(26.7)	31.3	19.7	7.5	4.7
	Adjusted EBITDA	\$ 50	9.8	\$ 583.1	\$ 670.4	\$ 804.4	\$ 912.0	\$ 222.3	\$ 248.4
Comparability Adjustments	Depreciation and Amortization (f)	(43	3.1)	(60.5)	(76.5)	(85.5)	(79.2)	(22.9)	(22.4)
	Interest Expense (g)	(54	4.6)	(40.9)	(79.7)	(105.7)	(109.5)	(27.0)	(28.2)
	Taxes (h)	(158	8.7)	(185.4)	(187.7)	(220.7)	(260.4)	(62.1)	(71.2)
	Tax Adjustments (i)		6.5	24.3	46.5	58.2	76.2	18.0	21.1
	JV Non-Controlling Interest (j)		0.0	0.0	(0.6)	(1.5)	(1.2)	(0.0)	0.4
	Pro Forma Adjusted Net Income	\$ 26	0.0	\$ 320.5	\$ 372.4	\$ 449.1	\$ 537.8	\$ 128.4	\$ 148.1
	Adjusted Shares Outstanding	21	3.8	206.0	199.2	200.9	197.2	198.5	197.2
	Pro Forma Adjusted Net Income Per Share	\$ 1	.22	\$ 1.56	\$ 1.87	\$ 2.24	\$ 2.73	\$ 0.65	\$ 0.75

Non-GAAP Reconciliation

- (a) Transition costs include costs associated with our separation transaction from Fifth Third Bank, including costs incurred for our human resources, finance, marketing and legal functions and severance costs; consulting fees related to non-recurring transition projects; expenses related to various strategic and separation initiatives; depreciation and amortization charged to us by Fifth Third Bank under our transition services agreement; and compensation costs related to payouts of a one-time signing bonus to former Fifth Third Bank employees transferred to us as part of our transition deferred compensation plan.
- (b) Primarily includes non-operating expenses incurred with the refinancing of our debt in May 2011, March 2012, May 2013, June 2014, and October 2016 as well costs associated with the early termination of our interest rate swaps in March 2012.
- (c) Acquisition and integration costs include fees incurred in connection with our acquisitions, including legal, accounting and advisory fees as well as consulting fees for conversion and integration services and charges related to employee termination benefits and other transition activities.
- (d) MasterCard assessed a change of control compliance fee to the company of \$6.0 million as a result of our IPO.
- (e) For 2016 and 2015, primarily relates to the change in fair value of a TRA entered into as part of the acquisition of Mercury. The 2014 amount relates to a benefit recorded as a result of a reduction in certain TRA liabilities, partially offset by the change in fair value of a TRA entered into as part of the acquisition of Mercury.
- (f) For periods prior to 2012, amounts represent depreciation expense associated with the company's property and equipment, assuming that the company's property and equipment at December 31, 2011 was in place on January 1, 2009. For periods subsequent to 2011, amounts represent the company's depreciation and amortization expense adjusted to exclude amortization of intangible assets acquired through business combinations and customer portfolio and related asset acquisitions. The twelve months ended December 31, 2014 also includes the write-down of a trade name of \$34.3 million.
- (g) For periods prior to 2012, amounts represent interest expense associated with the company's level of debt, assuming the level of debt and applicable terms at December 31, 2011 was outstanding on January 1, 2009.
- (h) Represents adjustments to income tax expense to reflect an effective tax rate of 36.0% for 2016 and 2015, 36.5% for 2014 and 38.5% for all other periods presented, assuming the conversion of the Class B units of Vantiv Holding into shares of Class A common stock, including the tax effect of the adjustments described above.
- (i) Represents tax benefits due to the amortization of intangible assets and other tax attributes resulting from or acquired with our acquisitions, and to the tax basis step up associated with our separation from Fifth Third Bank and the purchase or exchange of Class B units of Vantiv Holding, net of payment obligations under tax receivable agreements.
- (j) Represents the non-controlling interest, net of pro forma income tax expense, associated with a consolidated joint venture formed in May 2014.