UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

	FORM 8-K Current Report Pursuant to Section 13 or 15(d) of the							
		Current Report						
	Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934							
	Date of Report (Date of earliest event reported): September 15, 2016							
	FORM HOLDINGS CORP. (Exact Name of Registrant as Specified in its Charter) Delaware 001-34785 20-4988129 (State or other jurisdiction (Commission (I.R.S. Employer							
(State or other jurisdiction (C								
		780 Third Avenue, 12 th Floor, New York, NY 10017 Address of Principal Executive Offices and Zip Code)						
	Registra	nnt's telephone number, including area code: (646) 52	25-4319					
	eck the appropriate box below if the Form 8-K fill ovisions:	ling is intended to simultaneously satisfy the filing oblig	gation of the registrant under any of the following					
x	Written communications pursuant to Rule 425 u	under the Securities Act (17 CFR 230.425)						
	□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)							
	□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange 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))							

Item 7.01. Regulation FD Disclosure.

FORM Holdings Corp. ("FORM") has prepared an investor presentation to be used in connection with general corporate presentations, a copy which is attached to this Current Report on Form 8-K as Exhibit 99.1.

In accordance with General Instruction B.2 on Form 8-K, the information set forth in this Item 7.01 and the investor presentation attached to this report as Exhibit 99.1 is "furnished" and shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that Section, nor shall such information be deemed incorporated by reference in any filing under the Securities Exchange Act of 1934, as amended, or the Securities Act of 1933, as amended.

Item 8.01 Other Events.

On September 9, 2016, FORM Holdings Corp. filed with the Securities and Exchange Commission (the "SEC") a registration statement on Form S-4 that includes a proxy statement/prospectus of FORM Holdings Corp.

Important Additional Information Filed with the SEC

This report includes forward-looking statements, which may be identified by words such as "believes," "expects," "anticipates," "estimates," "projects," "intends," "should," "seeks," "future," "continue," or the negative of such terms, or other comparable terminology. Forward-looking statements are statements that are not historical facts. Such forward-looking statements are subject to risks and uncertainties, which could cause actual results to differ materially from the forward-looking statements contained herein. Statements in this report regarding the proposed merger between FORM and XpresSpa Holdings, LLC ("XpresSpa"); the expected timetable for completing the transaction; the potential value created by the proposed merger for FORM's stockholders and XpresSpa's equity holders; the potential of FORM's business after completion of the merger; XpresSpa's projected revenue, the ability to raise capital to fund operations and business plan; the continued listing of FORM's securities on the Nasdaq Capital Market; market acceptance of FORM products; the collective ability to protect intellectual property rights; competition from other providers and products; FORM's management and board of directors after completion of the Merger; and any other statements about FORM's or XpresSpa's management teams' future expectations, beliefs, goals, plans or prospects constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. There are a number of important factors that could cause actual results or events to differ materially from those indicated by such forward-looking statements, including, but not limited to: the risk that FORM and XpresSpa may not be able to complete the proposed transaction; the inability to realize the potential value created by the proposed merger for FORM's stockholders; FORM's inability to maintain the listing of its securities on the Nasdaq Capital Market after completion of the merger; the potential lack of market acceptance of FORM's products; FORM's inability to monetize and recoup FORM's investment with respect to assets and other businesses that that were acquired or will be acquired in the future; general economic conditions and level of information technology and consumer electronics spending; unexpected trends in the mobile phone and telecom computing industries; the potential loss of one or more of FORM's significant Original Equipment Manufacturer ("OEM") suppliers, the potential lack of market acceptance of FORM's products; market acceptance, quality, pricing, availability and useful life of FORM's products and services, as well as the mix of FORM's products and services sold; potential competition from other providers and products; FORM's inability to license and monetize FORM's patents, including the outcome of litigation; FORM's inability to develop and introduce new products and/or develop new intellectual property; FORM's inability to protect FORM's intellectual property rights; new legislation, regulations or court rulings related to enforcing patents, that could harm FORM's business and operating results; FORM's inability to retain key members of its management team; and other risks and uncertainties and other factors discussed from time to time in our filings with the Securities and Exchange Commission ("SEC"), including FORM's Annual Report on Form 10-K for the year ended December 31, 2015 filed with the SEC on March 10, 2016. Investors and stockholders are also urged to read the risk factors set forth in the proxy statement/prospectus carefully when they are available. FORM expressly disclaims any obligation to publicly update any forward-looking statements contained herein, whether as a result of new information, future events or otherwise, except as required by law.

Important Additional Information Filed with the SEC

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities of FORM, or XpresSpa or the solicitation of any vote or approval. In connection with the proposed transaction, FORM filed with the SEC a Registration Statement on Form S-4 containing a proxy statement/prospectus. The proxy statement/prospectus contains important information about FORM, XpresSpa, the transaction and related matters. FORM will mail or otherwise deliver the proxy statement/prospectus to its stockholders when it will be declared effective by the SEC. Investors and security holders of FORM and XpresSpa are urged to read carefully the proxy statement/prospectus relating to the proposed merger (including any amendments or supplements thereto) in its entirety because it contains important information about the proposed transaction.

Investors and security holders of FORM will be able to obtain free copies of the proxy statement/prospectus for the proposed merger and other documents filed with the SEC by FORM through the website maintained by the SEC at www.sec.gov.

FORM and XpresSpa, and their respective directors and certain of their executive officers, may be deemed to be participants in the solicitation of proxies in respect of the transactions contemplated by the merger agreement between FORM and XpresSpa. Information regarding FORM's directors and executive officers is contained in FORM's Annual Report on Form 10-K for the fiscal year ended December 31, 2015, which was filed with the SEC on March 10, 2016. Information regarding XpresSpa's directors and officers and a more complete description of the interests of XpresSpa's directors and officers in the proposed transaction is available in the proxy statement/prospectus that was filed by FORM with the SEC in connection with the proposed transaction.

Item 9.01 Financial Statements and Exhibits

- (d) Exhibits.
- 99.1 2016 Third Quarter Investor Presentation

SIGNATURES

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

FORM Holdings Corp.

By: /s/ Andrew D. Perlman

Name: Andrew D. Perlman
Title: Chief Executive Officer

September 15, 2016

F O R M HOLDINGS
INVESTOR PRESENTATION 2016 THIRD QUARTER

SAFE HARBOR STATEMENT

This presentation includes forward-looking statements, which may be identified by words such as "believes," "expects," "anticipates," "estimates," "projects," "intends," "should," "seeks," "future," "continue," or the negative of such terms, or other comparable terminology. Forward-looking statements are statements that are not historical facts. Such forward-looking statements are subject to risks and uncertainties, which could cause actual results to differ materially from the forward-looking statements contained herein. Statements in this presentation regarding the proposed merger between FORM and XpresSpa; the expected timetable for completing the transaction; the potential value created by the proposed merger for FORM's stockholders and XpresSpa's equity holders; the potential of FORM's business after completion of the merger; the ability to raise capital to fund FHS's operations and business plan; the continued listing of FORM's securities on the NASDAQ Capital Market; market acceptance of FORM products; the collective ability to protect intellectual property rights; competition from other providers and products; FORM's management and board of directors after completion of the merger; and any other statements about FORM's or XpresSpa's management teams' future expectations, beliefs, goals, plans, revenues or prospects constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. There are a number of important factors that could cause actual results or events to differ materially from those indicated by such forward-looking statements, including, but not limited to: the risk that FORM and XpresSpa may not be able to complete the proposed transaction; the inability to realize the potential value created by the proposed merger for FORM's stockholders; FORM's inability to maintain the listing of its securities on the NASDAQ Capital Market after completion of the merger; the potential lack of market acceptance of FORM's products; FORM's inability to monetize and recoup FORM's investment with respect to assets and other businesses that that we have acquired or will acquire in the future; general economic conditions and level of information technology, and consumer electronics spending; unexpected trends in the mobile phone and telecom computing industries; the potential loss of one or more of FORM's significant Original Equipment Manufacturer ("OEM") suppliers, the potential lack of market acceptance of FORM's products; market acceptance, quality, pricing, availability and useful life of FORM's products and services, as well as the mix of FORM's products and services solic potential competition from other providers and products. FORM's inability to ilcense and monetize FORM's patents, including the outcome of litigation; FORM's inability to develop and introduce new products and/or develop new intellectual property; FORM's inability to protect FORM's intellectual property rights new legislation, regulations or court rulings related to enforcing patents, that could harm FORM's business and operating results; FORM's inability to retain key members of its management, team, and other risks and uncertainties and other factors discussed from time to time in our fillings with the Securities and Exchange Commission ("SEC"), Including FORM's Annual Report on Form 10-K for the year ended December 31, 2015 filed with the SEC on March 10, 2016. Investors and stockholders are also urged to read the risk factors set forth in the proxy statement/prospectus' carefully when they are available. FORM expressly discialms any obligation to publicly update any forward-looking statements contained herein, whether as a result of new information, future events or otherwise, except as required by law.

Important Additional Information Filed with the SEC

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securibles of FORM, or XpresSpa or the solicitation of any vote or approval. In connection with the proposed transaction, FORM filled with the SEC a Registration Statement on Form 5-4 containing a proxy statement/prospectus. The proxy statement/prospectus contains important information about FORM, XpresSpa, the transaction and related matters. FORM will mail or otherwise deliver the proxy statement/prospectus to its stockholders when it will be declared effective by the SEC. Investors and security holders of FORM and XpresSpa are urged to read carefully the proxy statement/prospectus relating to the proposed merger (including any amendments or supplements thereto) in its entirety because it contains important information about the proposed transaction. Investors and security holders of FORM will be able to obtain free copies of the proxy statement/prospectus for the proposed merger and other documents filed with the SEC by FORM through the website maintained by the SEC at www.sec.gov. FORM and XpresSpa, and their respective directors and certain of their executive officers, may be deemed to be participants in the solicitation of proxies in respect of the transactions contemplated by the merger agreement between FORM and XpresSpa, information regarding FORM's directors and executive officers is contained in FORM's Annual Report on Form 10-K for the fiscal year ended December 31, 2015, which was filled with the SEC on March 10, 2016. Information regarding XpresSpa's directors and officers and a more complete description of the interests of XpresSpa's directors and officers in the proposed transaction.

Trademark Usage

FORM Holdings, the FORM Holdings logo, and other FORM Holdings trademarks, service marks, and designs are registered or unregistered trademarks of FORM Holdings Corp. and its subsidiaries in the United States and in foreign countries. This presentation contains trade names, trademarks and service marks of other companies. All such trade names, trademarks and service marks of other companies are property of their respective owners. FORM Holdings Corp. does not intend its use or display of other parties' trade names, trademarks and service marks to imply a relationship with, or endorsement or soonsorship of or by, such other parties.



CORPORATE SNAPSHOT

FORM Holdings is a diversified holding company focused on acquiring and investing in companies with superior growth potential.

We seek to invest in and acquire companies that would benefit from:

- > Additional capital
- > Rebranding
- > Restructuring
- > Implementation of best practices
- > Talent recruiting
- > Marketing, PR & visibility
- Companies that can achieve \$100+ million in revenue

SYMBOL	FH
EXCHANGE	NASDAQ
MARKET CAPITALIZATION	\$34 million ¹
AVERAGE TRADING VOLUME	177,621 (3 month) 1
52 WEEK RANGE	\$1.55 – 2.57 1
CASH	\$24.3 million ²
CORPORATE HEADQUARTERS	New York, NY
AUDITOR	CohnReznick LLP

1 as of September 13, 2016 2 as of August 5, 2016



PORTFOLIO COMPANIES



f Fending completion of acquisition



AT A GLANCE



- Announced Acquisition on August 8, 2016
- Anticipated Closing in Q4 2016
- Projected 2016 revenue in excess of \$40 million; total revenue for six months ended June 30, 2016 was \$20.5 million
- 2015 full year Store-Level EBITDA¹ of \$7.6 million, equal to 20% Store-Level EBITDA and \$3.5 million of Store-Level EBITDA for the six months ended June 30, 2016
- New CEO, Ed Jankowski, joined June 2016 with extensive experience in luxury and airport retail to lead future growth.



- Provided revenue guidance of 150% growth YoY
- Secured multiple sales contracts with new customers
- Launched fully integrated technology platform
- · Expanded sales force and added key personnel
- Adding higher margin services and offerings



- Launched consumer product line in June 2016
- Partnered with Hotel Grand Union, MITO Corporation & Papp Plastics
- · Currently working with brick and mortar retailers for placement
- · Product shipments begin in October

^{1.} Store-level EBITDA is a non-GAAP financial measure and is defined as earnings before any corporate general and administrative expenses, deprecision and amortization, interest and tax. Store EBITDA is a measure that helps XpresSpa assess earnings after the direct costs of delivering the services and selling products in the spas were incurred.





F O R M HOLDINGS

XPRESSPA COMPANY OVERVIEW

- The leading airport spa company in the world
 - > The most recognized and popular airport spa brand
 - Nearly three times the number of domestic locations as its closest competitor
- Full range of spa services and retail offerings



- Large and growing industry with additional upside
 - > Demand from travelers for upscale airport retail options
 - > Multiple locations within airports and within terminals
- Flexible operating model with best-in-class store economics
 - > Steady sales and store profitability metrics regardless of size
- Benefits from the health and wellness movement
 - > Massages are seen as a key aspect of a healthy lifestyle
- Positioned for accelerated growth in 2017 and beyond











XPRESSPA DOMINANT, ESTABLISHED AIRPORT PRESENCE NATIONWIDE

- 51 locations in many of the largest and most desirable airport hubs in the world
 - > 47 locations in the United States
- 6 targeted openings in 2016, including three locations that have already opened



AIRPORT		STORE	KIOSK	TOTAL
Atlanta	ATL	2	(2)	2
Amsterdam	AMS	3	85	3
Chicago O'Hare	CHI	1	J-s	1
Dallas	DFW	3	2	5
Denver	DEN	2	14	2
Dubai	DXB	1	10	1
Houston	HOU	1	14	1
Las Vegas	LAS	2	1	3
Los Angeles	LAX	1	1	2
Miami	MIA	1	(0	1
Minneapolis	MSP	2	1	3
New York	JFK	6	:1	-7
New York	LGA	1		1
Orlando	MCO	3	1	4
Philadelphia	PHI	3	-	3
Pittsburgh	PIT	1	35	1
Raleigh-Durham	City SLC 3 - cisco SFO 4 -		22	1
Salt Lake City			35	3
San Francisco				4
Santa Ana				
Washington DC	DCA	1-	1	1
TOTAL		42	9	51



XPRESSPA OPERATIONAL HIGHLIGHTS

ESTABLISHED PRESENCE WITH UNMATCHED SCALE

- XpresSpa meets the growing demand for upscale airport retail concepts
- 51 total locations in 21 airports
 - > 42 Stores, 9 Kiosks
 - > 47 domestic locations in 19 airports
- Nearly 3x the number of domestic locations vs. next largest competitor

GROWING REVENUE AND VOLUME

- · Current run rate implies YoY growth
 - \$38.8 million sales in 2015, \$20.5 million sales YTD (6/30/16)
- \$7.6 million in store-level EBITDA& over 20% store-level EBITDA margin in 2015
- Average Sales per location
 - > \$944,000 per Store
 - > \$699,000 per Kiosk
- 25 RFPs for new locations in the next 12 months

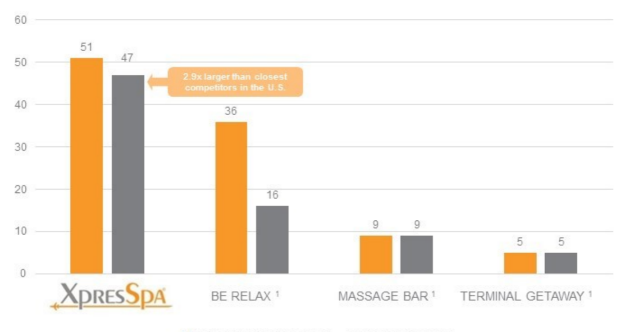
MANAGEMENT EXPERTISE

CEO with 30+ years of experience in luxury retail joined on June 1, 2016



XPRESSPA UNDISPUTED LEADER IN AIRPORT MASSAGE SERVICES

51 LOCATIONS IN MANY OF THE LARGEST AND MOST DESIRABLE HUB AIRPORTS IN THE WORLD, 47 IN THE UNITED STATES



■U.S. & International Locations ■U.S. Locations Only

¹ Based on respective company websites as of August 8, 2016

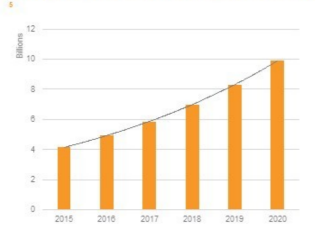




XPRESSPA GROWING TRAVELER DEMANDS FOR PREMIUM CONCESSIONS

- Increased travel security and screening has driven innovation and growth in airport retail
 - > Travelers typically spend ~65 minutes in the airport after going through security1
- Premium concepts like XpresSpa are suited for typical traveler demographic
 - > 54% of travelers have a household income (HHI) > \$75,0002, and frequent fliers (18% of travelers) have a HHI > \$100,0003
 - > ~70% of purchases occur on impulse because these affluent customers are bored, rushed, and stressed4

AIRPORT RETAIL SPENDING ON PACE TO GROW AT A 19% CAGR, FROM \$4.2 BILLION IN 2015 TO \$9.9 BILLION IN 2020









¹ Global Onboard Fartners, 2007 ² Arbilgron, 2004 ² Airport World Magazine, 2016



Alroort Revenue News SNew Market Research & Mildro Market Monitor



XPRESSPA CEO WITH EXTENSIVE EXPERIENCE JOINED IN JUNE 2016



ED JANKOWSKI

CEO

LYOTTICA

FORMER VICE PRESIDENT & GENERAL MANAGER

2013 - 2016

Repositioned and expanded Luxury Retail including the llori Optical, Optical Shops of Aspen and Persol retail stores



FORMER SENIOR VICE PRESIDENT & GENERAL MANAGER

2007 - 2012

Responsible for the \$400 million North America multi-channel business consisting of 240 retail stores, 2,000 plus wholesale doors, and a growing direct and interactive business



FORMER CHIEF OPERATING OFFICER

2001 - 2007

Oversaw merchandising, marketing, finance, store operations, planning/ allocation, real estate and visual/store design.



FORMER PRESIDENT

1999 - 2001

Managed more than 500 staffacross 85 retail stores with an operating budget of \$47



FORMER VICE PRESIDENT & DIRECTOR OF STORES

1993 - 1999

Increased comparative store sales by 9%. Directly responsible for stores' organization, corporate communications, marketing, visual merchandising, real estate and construction



XPRESSPA RECENT DEVELOPMENTS & UPCOMING MILESTONES

RECENT DEVELOPMENTS

- Announced Acquisition on August 8, 2016
- Anticipated Closing in Q4 2016
- Projected 2016 revenue in excess of \$40 million; total revenue for six months ended June 30, 2016 was \$20.5 million.
- 2015 full year Store-Level EBITDA¹ of \$7.6 million, equal to 20% Store-Level EBITDA and \$3.5 million of Store-Level EBITDA for the six months ended June 30, 2016
- New CEO, Ed Jankowski, joined June 2016 with extensive experience in luxury and airport retail to lead future growth.

UPCOMING MILESTONES & GROWTH PLAN

- Targeting 11%+ Comparable store sales growth for remainder of 2016 and 2017 up from 2.9% in the first half of 2016
- Increase profitability and EBITDA by reducing corporate overhead
- In the next 24 months XpresSpa estimates that there will be more than 25 spa locations being offered as formal RFPs by airport retail authorities domestically and additional opportunities internationally and through existing airport relationships. Historically, XpresSpa wins 80% of RFPs it has submitted
- Explore franchise model in secondary and tertiary airports
- Organically grow through focused menu of spa offerings and retail products
- Comparable store sales are defined as current period sales from stores opened longer than a year compared to the
 period of those same stores' sales a year ago.

¹ Store-level EBITDA is a non-GAAP financial measure and is defined as earnings before any corporate general and administrative expenses, depreciption and amortization, interest and tax. Store EBITDA is a measure that helps XpresSpa assess earnings after the direct costs of delivering the services and selling products in the spas were incurred.

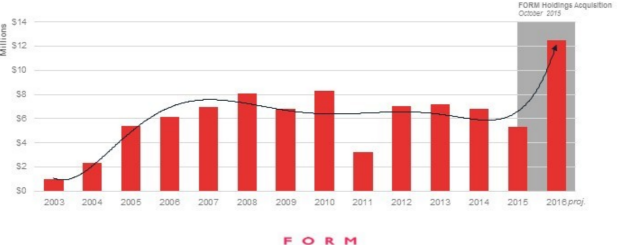




F O R M HOLDINGS



- Leading rugged computing systems and solutions providers, focused on enterprise sales contracts with large corporations and municipalities
- Experienced sales team with strong relationships with manufacturer representatives and brand agnostic approach differentiates Group Mobile from competition
- · Strong pipeline of RFP's in law enforcement and long term corporate contracts
- 150% YoY Revenue Growth
 - > 2015 Revenue: \$5.3 million
 - > 2016 YTD: \$3.8 million, 2016 FY Guidance: \$12.5 million



F O R M



GROUPMOBILE PRODUCT OFFERINGS

CATEGORIES



RUGGED LAPTOP



RUGGED TABLETS



RUGGED HANDHELDS



RUGGED MOBILE ACCESSORIES (MOUNTS ETC.)



PRINTER



GATEWAYS & MODEMS



BARCODE SCANNERS



IN-CAR VIDEO & BODY WORN CAMERAS



DRONES

BRANDS

































GROUPMOBILE MARKET OPPORTUNITY

MARKETS SERVED



FIRST RESPONDERS



MILITARY



HEALTHCARE



CONSTRUCTION



RETAIL



HOSPITALITY



MUNICIPALTIES



OIL & GAS



AVAITION



MARINE

SELECT CUSTOMERS

- Macy's
- Smart Ray Vision
- Washington Gas
- CACI, Inc.

- Orthosensor, Inc.
- Yugo Import SDPR
- Digitech Computer, Inc.
- City of Charleston
- Devico AS
- Metro West Ambulance
- City of Escondido





GROUP MOBILE WEBSITE

- Launched September 2016
- · Important online presence for direct orders and lead generation



OUTSIDE SALES

- 6 Person External Team
- Focused on large RFP's and Custom Corporate Solutions
- Orders with more than 25 units
- Works directly with manufacturers Account for ~70% of total revenue

LEAD GENERATION **INSIDE SALES**

- 4 Person Internal Team
- Finalize website lead orders
- Support External/Outside Sales Force
- Orders up to 25 units
- Accounts for ~20% of total revenue

E-COMMERCE

DIRECT ORDERS

- Click to buy
- Accounts for ~10% of total revenue





GROUPMOBILE RECENT DEVELOPMENTS & UPCOMING MILESTONES

RECENT DEVELOPMENTS

- Provided revenue guidance of 150% growth YoY
- Secured multiple sales contracts with new customers
- · Launched fully integrated technology platform
- Expanded sales force and added key personnel

Darin White Criss Cross President, Group Mobile Senior Vice President of Public Sector Former Senior Southeastern Regional Former Vice President of Sales, Strategy Sales Manager, GetacUSA & Channel, Utility Associates Former Vice President, Aaron's Inc. Former Southeast Regional Sales Manager, General Dynamics Itronix • Former Director of Corporate Former Managing Director, Virtual Sponsorship Sales, Speedway Mobile Technologies LLC Motorsports, Inc. Former Vice President of Sales Strategic Markets, ICM

UPCOMING MILESTONES

Build out higher margin business units such as hardware as a service and repairs and maintenance





FORM

HOLDINGS



FLI Charge <u>is</u> a conductive power transfer and charging technology company. FLI Charge's Energy-on-contact technology can charge multiple devices with different power requirements simultaneously in an intuitive, cost effective and safe manner.



1000's of watts of power



Charge multiple devices



As fast as plugging into wall



Charges regardless of orientation on pad



Compatible with any battery operated or DC powered device



No additional magnetic radiation; as safe as plugging into wall outlet

U.S. PATENT PORTFOLIO: 7,982,436 | 7,932,638 | 7,172,196 | 7,986,059 | 8,081,408





FLI Charge surfaces and pads can be produced in a variety of materials, colors, shapes and sizes, making it easy and cost effective to integrate anywhere

















FLI Charge's module can be embedded into virtually any battery operated or DC powered device



FLI CHARGE CONSUMER PRODUCTS



FLIway 40

The FLIway 40 provides industry leading 40 watts of power. FLI way 40 pads can charge and power multiple and different devices at the same time. Conveniently charge phones, tablets, smart watches and many other devices no matter their orientation on the pad.



FLIcase

FLIcases are designed for the iPhone 6 and 6S as well as the Samsung Galaxy S6, S7 and S7 Edge phones. The cases have a two-piece design and an impressively thin profile. The case profiles have been minimized to enable easy access to the headphone jack and to increase the comfort of the phone when in use, or in stow.



FLIcube

The FLIcube provides a convenient charging option for hundreds of devices across many different categories. FLIcube is ideal for a number of products including iPads, iPad Minis, Android tablets, smart watches, fitness trackers, gaming controllers, portable speakers, Bluetooth headsets, e-readers and many more.



FLIcoin

The FLIcoin is a small, versatile universal adapter that makes charging mircoUSB and Apple Lighting products hassle free. Great for existing or newly released devices. Simply adhere the FLIcoin to a mobile device and place it on a Fli Charge-enabled pad to begin powering the device.





FLI CHARGE BUSINESS MODEL

- License technology to OEMs in target markets to grow the FLI Charge ecosystem
- 2. Sell charging surfaces and accessories through channel partners, e-commerce and retail

CURRENT PARTNERS INCLUDE:



PAPP PLASTICS TIER ONE & TIER TWO AUTO SUPPLIER

> Incorporating charging surfaces into various locations in vehicles and into other auto accessories



MITO CORPORATION AFTERMARKET AUTO

> Developed 36-watt trimmable pad to network of 9,000+ dealerships across North America in July 2016



BRETFORD MANUFACTURING CONNECTED FURNITURE

- > Developed solution to bring power throughout the classroom safely and cost effectively
- > Launching Q4 2016



THE WORDEN COMPANY CONDUCTIVELY COUPLED FURNITURE

> Developed conductively coupled furniture for education, healthcare and office markets



HGU NEW YORK 90 ROOM BOUTIQUE HOTEL IN NOMAD DISTRICT

Featuring FLI Charge products throughout the hotel, charging in-room iPads and keeping guests' devices fully charged throughout their stay





FLI CHARGE FLI CHARGE VS OTHER TECHNOLOGIES*

LEADING COMPANIES	TECHNOLOGY	MAX WATTAGE	CHARGING SPEED	MAX DEVICES	POSITIONING	VALUATION/ PAID IN CAPITAL
FLI CHARGE	CONDUCTIVE	1,000+	SAME AS OUTLET	UNLIMITED	FREEDOM OF PLACEMENT	TBD
q [;]	INDUCTIVE	5 - 15	LOW - MEDIU M	1	PRECISE ALIGNMINET	N/A
p.wermot	INDUCTIVE	5 - 15	LOW	1 - 3	PRECISE ALIGNMINET	\$300+ MILLION VALUATION
WiTricity	MAGNETIC RESONANCE	13	LOW	LIMITED	SHORT DISTANCE	\$53 MILLION INVESTED
u Beam	ULTRASOUND	< 5	VERY LOW	LIMITED	LINE OF SIGHT	\$102 MILLION VALUATION
OSSIG	OPTICAL	< 5	VERY LOW	LIMITED	SHORT DISTANCE	\$26 MILLION INVESTED
energous	NEAR FIELD RADIO FREQUENCY	< 5	VERY LOW	1	SHORT DISTANCE	\$300+ MILLION MARKET CAP





RECENT DEVELOPMENTS

- Designed Consumer Product Line
- Showcased FLI Charge at CES 2016
- Developed B2B Pipeline
- Launched consumer product line on Indiegogo in June 2016
- Announced partnerships with Papp Plastics, Bretford Manufacturing, MITO Corporation and Hotel Grand Union.

UPCOMING MILESTONES

- Completing initial production run and commencing fulfillment to Indiegogo backers in October 2016
- Currently working with brick and mortar retailers for placement
- Partnerships with OEM's in verticals including Power Tools, Aviation/Marine,





FORM

HOLDINGS



PATENT PORTFOLIO

- Telecom Patent Portfolio
 - > 600+ Patents and Applications
 - > Wireless Infrastructure Technology covers Communication Management, Data and Signal Transmission, Mobility Management, Radio Resources Management & Services
 - > Wireless Device Technology for 2G/3G/4G/LTE and Wi-Fi/Hotspot Enabled Devices
- Quantum Stream
 - > 7 Patents and Applications
 - > Portfolio covers insertion of content (i.e. ads text, video, audio) into a video stream, audio stream or webpage
- Internal Development
 - > Filed 60 patent applications related to wireless technologies
 - > Patents developed internally and in collaboration with third parties.
 - > Technologies include Cognitive Radio, Phone-to-Phone, Collaborative Communication, Wireless Energy, Video Group Messaging, Behavioral Modification & Mobile Phone Security

RECENT DEVELOPMENTS

- Recently extinguished all outstanding debt, thus removing liens on all of our IP assets
- We continue to pursue licenses on our portfolios and are exploring various strategic alternatives for portions our patent portfolio





F O R M



- Leading provider of Customer Relationship Management and monetization technologies to mobile carriers and device manufacturers including EE, Orange, T-Mobile, Virgin Mobile, Samsung, HTC, Sony and Alcatel
- Acquired Vringo Mobile Technology platform in 2014 in exchange for 8.25% equity ownership and one seat on Infomedia Board of Directors
- Headquarters: United Kingdom
- Employees: 35
- Annual Revenue: ~\$75 million
- Ranked in The Sunday Times Hiscox Tech Track 100 league table which ranks the 100 private UK based tech companies with the fastest growing sales over the previous three years



CONTACT INFORMATION

For more information, please contact:



FORM Holdings Corp. 780 3rd Avenue, 12th Floor New York, NY 10017

Cliff Weinstein

Executive Vice President

Office: 848.532.8777 CWeinstein@FORMHoldings.com

APPENDIX

F O R M HOLDINGS

FORM HOLDINGS LEADERSHIP TEAM



ANDREW PERLMAN

CEO & Director

- · Former Head of Digital, Classic Media
- Former Vice President of Global Digital Business Development, EMI Music
- George Washington University, B.A.



ANASTASIA NYRKOVSKAYA

CPA. CFO & Treasurer

- Former Vice President and Assistant Global Controller, NBC Universal Media, LLC
- · Former Auditor, KPMG LLP
- Moscow State University of Publishing and Printing Arts



CLIFFORD WEINSTEIN

Executive Vice President

- President, FLI Charge
- · Former Partner, Maxim Group
- · Fordham University, B.A.



JASON CHARKOW

Senior Vice President of Business & Legal Affairs

- Former of Counsel, Intellectual Property Litigation, Winston & Strawn LLP
- Former Attorney, Jones Day
- Hofstra University, J.D.



SAM LEFFELL

Vice President of Operations & Strategy

- Executive Vice President, FLI Charge
- Washington University in St. Louis, B.Sc.



FORM HOLDINGS BOARD OF DIRECTORS



SALVATORE GIARDINA

Director & Chair of Audit Committee

- CFO Pragma Weeden Holdings LLC
- Former SVP & CFO, G-Trade Services & ConvergEx Global Markets
- Former EVP, CFO & Controller, Ladenburg Thalmann & Co., Inc.
- Current Director & Audit Committee Chair, National Holdings Corporation



- Co-head International TV & DreamWorks Classics, DreamWorks Animation
- Co-founder, Boomerang Media
- Founder & CEO, Classic Media
- · Former CEO, Broadway Video
- Harvard College, B.A.; Harvard Law School, J.D.



RICHARD ABBE

Director

- Co-Founder, Principal, Managing Partner & Co-Chief Investment Officer, Iroquois Capital Management LLC
- Co-Founder & Former Chief Investment Officer, Vertical Ventures LLC
- Former Senior Managing Director & Member of the Board of Directors, Gruntal & Company



ANDREW PERLMAN

CEO & Director

- · Former Head of Digital, Classic Media
- Former VP of Global Digital Business Development, EMI Music
- George Washington University, B.A.





BRUCE BERNSTEIN

Director & Chair of Compensation Committee

- President, Rockmore Capital, LLC
- Former Co-President, Omicron Capital, LP
- Former President, Fortis Investments Inc.
- Current Board Member, Summit Digital Health
- · City University of New York (Baruch), B.B.A.



Director

- Co-founder, NTP Inc.
- Partner, Antonelli Terry Stout & Kraus LLP
- Former patent examiner, USPTO
- Pennsylvania State University, B.S.; George Washington University, J.D.



ANDREW HEYER

Director Nominee

- Managing Partner & CEO, Mistral Equity Partners
- · Founder & Partner, Trimaran Capital Partners
- Vice Chairman, CIBC World Markets
- Founder & Partner, The Argosy Group
- Managing Director, Drexel Burnham Lambert
- University of Pennsylvania, B.S.; The Wharton School, M.B.A

XPRESSPA ACQUISITION TERMS

- Deal Consideration:
 - > 2.5 million shares of common stock
 - > 2.5 million warrants exercisable at \$3
 - Issuance of a \$23.75 million convertible preferred (PFD) convertible at \$6 per share (convertible into 3,958,336 shares of common stock)
 - Callable at \$9, if VWAP is over \$9 for 20 consecutive trading days in a 30 trading day period
 - The PFD matures in 7 years
 - If the PFD is not converted or paid in cash it can be repaid in stock at a premium at maturity at company's election
 - > \$6.5 million of outstanding indebtness will remain outstanding following the closing
 - > At announcement and signing of the definitive agreement:
 - Mistral and certain existing XpresSpa holders will participate in a private placement into FH equity for 750,574 shares at \$2.31 per share, at the 10 day VWAP
 - FORM will simultaneously invest the amount of the proceeds into XpresSpa Series C PFD that will bear 12% PIK interest until closing
 - If the deal is not consummated in 12 months, the investment will convert into Series A PFD
 - Andrew Heyer, the CEO of Mistral Capital, is expected to join the FH board of directors upon completion of the deal as designee of the PFD holders
- Expected close in Q4 of 2016
 - Form S-4/Proxy Statement filed with SEC on September 9, 2016

