

NEWS RELEASE

Hanger Reports Second Quarter 2022 Financial Results

8/8/2022

AUSTIN, Texas--(BUSINESS WIRE)-- Hanger, Inc. (NYSE: HNGR), a leading provider of orthotic and prosthetic (O&P) patient care services and solutions, today announced its financial results for the second quarter and six months ended June 30, 2022.

Financial Highlights

- Net revenues were \$312.0 million for the three months ended June 30, 2022, compared to \$280.8 million for the same period in 2021, reflecting growth of 11.1 percent. Patient Care same clinic revenue growth per day was 6.2 percent during the period.
- Net income was \$10.1 million for the three months ended June 30, 2022, compared to \$10.2 million for the same period in 2021. Income from operations was \$20.8 million for the quarter compared to \$20.1 million for the same period in 2021.
- Adjusted EBITDA was \$35.5 million in the second quarter of 2022, compared to \$31.0 million for the same period in 2021, reflecting an increase of \$4.5 million, or 14.5 percent.
- GAAP diluted earnings per share was \$0.26 for the second quarter of each of 2022 and 2021. Adjusted diluted earnings per share was \$0.35 for the three months ended June 30, 2022, compared to \$0.27 for the same period in 2021.

Segment Results for Three Months Ended June 30, 2022

Patient Care Segment

For the three months ended June 30, 2022, Patient Care net revenues were \$265.7 million, an increase of \$28.9

million, or 12.2 percent, compared to the same period in 2021. For the three month period, acquisitions of O&P clinics that were consummated in 2021 and 2022 contributed \$13.7 million of incremental revenue.

Net same clinic revenue on a day-adjusted basis grew 6.2 percent during the second quarter of 2022 compared to the same quarter in the prior year period. Patient Care results benefited from the continued improvement in patient volumes compared to the decreased levels of demand experienced due to the COVID pandemic during the same period in 2021.

During the second quarter, excluding the effect of acquisitions, net revenue from prosthetics grew 8.9 percent and net revenue from orthotics grew 3.0 percent, each compared to the prior year period. Prosthetics comprised 55.1 percent of Patient Care segment net revenue for the quarter, compared to 53.7 percent in the same period of 2021. Income from operations in the Patient Care segment was \$40.5 million during the second quarter of 2022, an increase of \$0.9 million compared to the \$39.6 million reported in the prior year.

Payor disallowances and patient non-payment were 4.4 percent of gross charges during the second quarter of 2022 which compared to 3.4 percent during the second quarter of 2021, resulting in an approximate \$2.8 million comparative decrease to revenue, income from operations, and Adjusted EBITDA during the second quarter of 2022.

Adjusted EBITDA for the segment was \$47.8 million, which reflected a \$2.9 million increase compared to the second quarter of 2021. Adjusted EBITDA margin in the segment totaled 18.0 percent compared to 18.9 percent during the second quarter of 2021.

Products & Services Segment

For the three months ended June 30, 2022, Products & Services net revenues totaled \$46.4 million, reflecting an increase of 5.3 percent compared with the same period in 2021. Revenue from the distribution of O&P componentry totaled \$36.0 million, reflecting growth of \$2.7 million, or 8.1 percent. Therapeutic solutions revenue in the second quarter totaled \$10.4 million, a decline of \$0.4 million, or 3.5 percent.

Income from operations for the Products & Services segment was \$4.5 million in the second quarter of 2022 compared to \$3.4 million in the same period of 2021. Adjusted EBITDA for the segment totaled \$7.1 million for the second quarter of 2022, a \$1.4 million increase compared with the same period of 2021. Adjusted EBITDA margin in the segment increased to 15.3 percent compared to 12.8 percent during the second quarter of 2021.

Corporate & Other

Expenses associated with corporate and other activities increased by \$1.3 million to \$24.3 million for the quarter ended June 30, 2022 compared to the same period in 2021. Excluding the effects of equity-based compensation, severance expense, depreciation and amortization, and acquisition-related expense, the net cost of corporate and other activities decreased by \$0.1 million to \$19.4 million in the second guarter of 2022.

Net Income; Interest Expense

Interest expense totaled \$7.5 million for the three month period ended June 30, 2022, an increase of \$0.4 million from the prior year period on higher interest rates.

For the three month period ended June 30, 2022, net income was \$10.1 million compared with \$10.2 million for the same period in 2021. GAAP diluted income per share was \$0.26 per share in 2022 and 2021, respectively. Adjusted diluted income per share was \$0.35 for the three months ended June 30, 2022, compared to \$0.27 per share for the same period in 2021.

Net Cash Used In Operating Activities; Liquidity

Cash flows provided by operating activities for the six months ended June 30, 2022 were \$30.9 million compared to cash flows used in operating activities of \$9.3 million for the same period in 2021. The Company's days sales outstanding were 44 days as of June 30, 2022.

During the quarter, the Company repaid \$35.0 million in principal on its Term Loan B indebtedness. As of June 30, 2022, the Company had liquidity of \$154.2 million, comprised of \$24.4 million in cash and cash equivalents, and \$129.8 million in available borrowing capacity under its revolving credit facility.

Transaction with Patient Square Capital

On July 21, 2022, the Company entered into an Agreement and Plan of Merger (the "Merger Agreement") with Hero Parent, Inc., a Delaware corporation ("Parent"), and Hero Merger Sub, Inc., a Delaware corporation and a wholly owned subsidiary of Parent ("Merger Sub"). Parent and Merger Sub are indirect subsidiaries of funds managed and advised by Patient Square Capital, a dedicated health care investment firm. The Merger Agreement provides, among other things and subject to the terms and conditions set forth therein, that Merger Sub will be merged with and into the Company, with the Company surviving as a wholly-owned subsidiary of Parent (the "Merger"). At the Effective Time (as defined in the Merger Agreement), by virtue of the Merger, each share of common stock of the Company issued and outstanding immediately prior to the Effective Time will be converted automatically into the right to receive \$18.75 per share in cash. After the Merger, Hanger's common stock will no longer be traded on the New York Stock Exchange and will be deregistered under the Securities Exchange Act of 1934, as amended.

In light of this pending transaction, the Company will not be hosting an earnings call to discuss its results for the quarter and will not be providing or updating previously issued financial guidance.

Additional Notes

A reconciliation of GAAP and non-GAAP financial results is included in the tables provided at the back of this press release. The Company has provided certain supplemental key statistics relating to its results for certain prior periods. These key statistics are non-GAAP measures used by the Company's management to analyze the Company's business results that are being provided for informational and analytical context.

Accompanying supplemental information will be posted to the Investor Relations section of Hanger's web site at investor.hanger.com.

About Hanger, Inc. – Headquartered in Austin, Texas, Hanger, Inc. (NYSE: HNGR) provides comprehensive, outcomes-based orthotic and prosthetic (O&P) services through its Patient Care segment, with approximately 875 Hanger Clinic locations nationwide. Through its Products & Services segment, Hanger distributes branded and private label O&P devices, products and components, and provides rehabilitative solutions. Recognized by Forbes as one of America's Best Employers for 2022, and rooted in 160 years of clinical excellence and innovation, Hanger is a purpose-driven company with a vision to lead the O&P markets by providing superior patient care, outcomes, services and value, aimed at empowering human potential. For more information on Hanger, visit investor.hanger.com.

This earnings release contains statements that are forward-looking statements within the meaning of the federal securities laws. Forward-looking statements include information concerning our liquidity and our possible or assumed future results of operations, including descriptions of our business strategies. These statements often include words such as "believe," "expect," "project," "potential," "anticipate," "intend," "plan," "estimate," "seek," "will," "may," "would," "should," "could," "forecasts" or similar words. These statements are based on certain assumptions that we have made in light of our experience in the industry as well as our perceptions of historical trends, current conditions, expected future developments and other factors we believe are appropriate in these circumstances. We believe these assumptions are reasonable, but you should understand that these statements are not guarantees of performance or results, and our actual results could differ materially from those expressed in the forward-looking statements due to a variety of important factors, both positive and negative, that may be revised or supplemented in subsequent releases or reports. These statements involve risks, estimates, assumptions, and uncertainties that could cause actual results to differ materially from those expressed in these statements and elsewhere in this release. These uncertainties include, but are not limited to, the inability to consummate the Merger within the anticipated time period, or at all, due to any reason, including the failure to obtain required regulatory approvals,

satisfy the other conditions to the consummation of the Merger or complete necessary financing arrangements; the risk that the Merger disrupts our current plans and operations or diverts management's attention from its ongoing business; the effects of the Merger on our business, operating results, and ability to retain and hire key personnel and maintain relationships with customers, suppliers and others with whom we do business; the risk that our stock price may decline significantly if the Merger is not consummated; the nature, cost and outcome of any legal proceedings related to the Merger, the inability to consummate the Merger within the anticipated time period, or at all, due to any reason, including the failure to obtain required regulatory approvals, satisfy the other conditions to the consummation of the Merger or complete necessary financing arrangements; the risk that the Merger disrupts our current plans and operations or diverts management's attention from its ongoing business; the effects of the Merger on our business, operating results, and ability to retain and hire key personnel and maintain relationships with customers, suppliers and others with whom we do business; the risk that our stock price may decline significantly if the Merger is not consummated; the nature, cost and outcome of any legal proceedings related to the Merger, the financial and business impacts of COVID-19 on our operations and the operations of our customers, suppliers, governmental and private payers and others in the healthcare industry and beyond; labor shortages and increased turnover in our employee base; contractual, inflationary and other general cost increases, including with regard to costs of labor, raw materials and freight; federal laws governing the health care industry; governmental policies affecting O&P operations, including with respect to reimbursement; failure to successfully implement a new enterprise resource planning system or other disruptions to information technology systems; the inability to successfully execute our acquisition strategy, including integration of recently acquired O&P clinics into our existing business; changes in the demand for our O&P products and services, including additional competition in the O&P services market; disruptions to our supply chain; our ability to enter into and derive benefits from managed-care contracts; our ability to successfully attract and retain qualified O&P clinicians; and other risks and uncertainties generally affecting the health care industry. For additional information and risk factors that could affect the Company, see its Form 10-K for the year ended December 31, 2021 and Quarterly Report on Form 10-Q for the three months ended March 31, 2022, each as filed with the Securities and Exchange Commission. The information contained in this press release is made only as of the date hereof, even if subsequently made available by the Company on its website or otherwise.

Additional Information and Where to Find It

This communication relates to the proposed merger (the "Merger") of Hanger and Merger Sub pursuant to the terms of the Agreement and Plan of Merger, dated as of July 21, 2022, by and among Parent, Merger Sub and Hanger (the "Merger Agreement"). Parent and Merger Sub are indirect subsidiaries of funds managed and advised by Patient Square Capital. A special meeting of the stockholders of Hanger will be announced as promptly as practicable to seek stockholder approval in connection with the proposed Merger. Hanger has filed with the Securities and Exchange Commission ("SEC") a preliminary proxy statement and other relevant documents in

connection with the proposed Merger. Stockholders of Hanger are urged to read the definitive proxy statement and other relevant materials filed with the SEC when they become available because they will contain important information about Hanger, Parent, Merger Sub and the Merger. Stockholders may obtain a free copy of these materials (when they are available) and other documents filed by Hanger with the SEC at the SEC's website at www.sec.gov, at Hanger's website at http://corporate.hanger.com or by sending a written request to our Corporate Secretary at our principal executive offices at 10910 Domain Drive, Suite 300, Austin, Texas 78758.

Participants in the Solicitation

Hanger, its directors and certain of its executive officers and employees may be deemed to be participants in soliciting proxies from Hanger's stockholders in connection with the Merger. Information regarding the persons who may, under the rules of the SEC, be considered to be participants in the solicitation of Hanger's stockholders in connection with the Merger and any direct or indirect interests they have in the Merger will be set forth in Hanger's definitive proxy statement for its special stockholder meeting when it is filed with the SEC. Information relating to the foregoing can also be found in Hanger's Annual Report on Form 10-K for the year ended December 31, 2021 filed with the SEC on February 28, 2022 and Hanger's definitive proxy statement for its 2022 Annual Meeting of Stockholders (the "Annual Meeting Proxy Statement") filed with the SEC on April 7, 2022. To the extent that holdings of Hanger's securities have changed since the amounts set forth in the Annual Meeting Proxy Statement, such changes have been or will be reflected on Statements of Change in Ownership on Form 4 filed with the SEC.

Table 1
Hanger, Inc.
Condensed Consolidated Statements of Operations
(Unaudited - in thousands, except share and per share amounts)

	For	r the Three l	Mc	onths Ended	For the Six Months Ended			
		June	e 3	0,	June 30,			
		2022		2021	2022		2021	
Net revenues	\$	312,033		280,819		\$	518,289	
Material costs		98,433		89,271	184,025		164,441	
Personnel costs Other operating costs		110,275 38,970		97,549 32,788	211,950 75,138		187,429 64,286	
General and administrative expenses		35,444		33,110			64,013	
Depreciation and amortization		8,124		8,007	16,079		16,005	
Income from operations		20,787		20,094	18,242		22,115	
Interest expense, net		7,524		7,152	14,909		14,492	
Non-service defined benefit plan expense		160		167	320		334	
Income before income taxes		13,103		12,775	3,013		7,289	
Provision for income taxes	<u></u>	2,986	_	2,616	873 ¢ 2.140	d	460	
Net income	\$	10,117	>	10,159	\$ 2,140	>	6,829	
Basic and diluted per common share data:								
Basic earnings per share	\$	0.26	\$	0.26	\$ 0.05	\$	0.18	
Weighted average shares used to compute basic income per share		39,089,865		38,647,042	38,946,937		38,458,733	
Diluted earnings per share	\$	0.26	\$	0.26	\$ 0.05	\$	0.17	
Weighted average shares used to compute diluted income per share		39,250,735		39,208,155	39,293,775		39,216,725	

Table 2 Hanger, Inc. Condensed Consolidated Balance Sheets (Unaudited - in thousands)

	As of June 30, 2022		As of D	ecember 31, 2021
ASSETS	-	2022		2021
Current assets: Cash and cash equivalents Accounts receivable, net Inventories Income taxes receivable Other current assets Total current assets	\$	24,380 150,898 88,018 — 19,614 282,910	\$	61,692 152,058 87,462 581 16,536 318,329
Non-current assets: Property, plant, and equipment, net Goodwill Other intangible assets, net Deferred income taxes Operating lease right-of-use assets Other assets		81,015 377,164 25,147 43,069 139,009 18,552		82,434 363,554 25,892 45,494 144,491 17,945
Total assets	\$	966,866	\$	998,139
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY Current liabilities: Current portion of long-term debt Accounts payable Accrued expenses and other current liabilities Accrued compensation related costs Current portion of operating lease liabilities Total current liabilities	\$	15,636 67,651 56,151 56,795 34,326 230,559	\$	14,938 63,565 60,399 54,465 33,438 226,805
Long-term liabilities: Long-term debt, less current portion Operating lease liabilities Other liabilities Total liabilities		465,022 117,230 28,847 841,658		502,307 124,016 34,840 887,968
Shareholders' equity: Common stock Additional paid-in capital Accumulated other comprehensive loss Accumulated deficit Treasury stock, at cost Total shareholders' equity Total liabilities and shareholders' equity	\$	393 376,717 (1,330) (249,876) (696) 125,208 966,866	\$	389 373,644 (11,150) (252,016) (696) 110,171 998,139

Table 3 Hanger, Inc. Condensed Consolidated Statements of Cash Flows (Unaudited - in thousands)

	Foi	For the Six Months Ended June 30,				
		2022		2021		
Cash flows provided by (used in) operating activities: Net income Adjustments to reconcile net income to net cash provided by (used in) operating activities:	\$	2,140	\$	6,829		
Depreciation and amortization Benefit from doubtful accounts Share-based compensation expense Deferred income taxes		16,079 (68) 6,504 (734)		16,005 (292) 6,418 232		
Amortization of debt discounts and issuance costs Gain on sale and disposal of fixed assets Changes in operating assets and liabilities, net of acquisitions:		1,044 (863)		948 (718)		
Accounts receivable, net Inventories		1,262 309		5,363 (5,899)		

Other current assets and other assets Income taxes Accounts payable Accrued expenses and other current liabilities Accrued compensation related costs Other liabilities Operating lease liabilities, net of amortization of right-of-use assets Net cash provided by (used in) operating activities Cash flows used in investing activities:	(2,197) 584 4,597 1,606 2,284 (1,186) (416) 30,945	(6,202) 57 (6,577) (2,765) (21,412) (522) (780) (9,315)
Purchase of property, plant, and equipment Acquisitions, net of cash acquired Purchase of therapeutic program equipment leased to third parties under operating leases Proceeds from sale of property, plant, and equipment Net cash used in investing activities	(10,596) (12,490) (1,358) 1,392 (23,052)	(13,339) (35,349) (870) 1,332 (48,226)
Cash flows used in financing activities: Payment of employee taxes on share-based compensation Payment on Seller Notes Repayment of term loan Payments of financing lease obligations Payments under vendor financing arrangements Proceeds from the exercise of options Net cash used in financing activities Decrease in cash and cash equivalents Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period	(3,478) (5,000) (36,263) (515) — 51 (45,205) (37,312) 61,692 \$ 24,380	(4,560) (2,265) (2,525) (529) (1,375) 371 (10,883) (68,424) 144,602 \$ 76,178

Table 4

Hanger, Inc.

Segment Information: Revenue, EBITDA and Adjusted EBITDA

(Unaudited - in thousands)

EBITDA is defined as operating income before depreciation and amortization. Adjusted EBITDA is defined as EBITDA before certain charges, expenses associated with equity-based compensation, severance expenses, certain expenses incurred in connection with our acquisition strategy, including the pending Merger Agreement, proceeds received from grants under the Coronavirus Aid, Relief and Economy Security Act ("CARES Act") and certain other charges.

We use EBITDA and Adjusted EBITDA as measures to assess the relative level of our indebtedness and our compliance with certain debt covenants which are based on these measures. Additionally, we utilize these measures to assess our operating and financial performance. We believe that these measures enhance a user's understanding of normal operating income excluding certain charges, depreciation and amortization.

Neither EBITDA or Adjusted EBITDA are measures of financial performance computed in accordance with Generally Accepted Accounting Principles ("GAAP") and should not be considered in isolation nor as a substitute for operating income, net income, cash flows from operations, or other statement of operations or cash flow data prepared in conformity with GAAP, or as a measure of profitability or liquidity. In addition, the calculation of EBITDA and Adjusted EBITDA is susceptible to varying interpretations and calculations, and the amounts presented may not be comparable to similarly titled measures of other companies. EBITDA and Adjusted EBITDA may not be indicative of historical operating results, and we do not intend these measures to be predictive of future results of operations.

	F	For the Three Months Ended June 30,			F		onths Ended e 30,		
		2022		2021		2022		2021	
Net Revenue (a) Patient Care Products & Services	\$	265,670 46,363	\$	236,787 44,032	\$	485,488 87,832	\$	432,469 85,820	
Net revenue	\$	312,033	\$	280,819	\$	573,320	\$	518,289	
EBITDA (b) Patient Care Products & Services Corporate & Other	\$	45,321 6,707 (23,117)	\$	44,427 5,364 (21,690)	\$	67,058 11,237 (43,974)	\$	68,292 11,975 (42,147)	
EBITDA (Non-GAAP)	\$	28,911	\$	28,101	\$	34,321	\$	38,120	
Adjusted EBITDA (b) Patient Care Products & Services Corporate & Other	\$	47,791 7,095 (19,430)	\$	44,845 5,647 (19,517)	\$	70,850 11,950 (38,426)	\$	69,793 12,517 (37,791)	
Adjusted EBITDA (Non-GAAP)	\$	35,456	\$	30,975	\$	44,374	\$	44,519	

Table 5 Hanger, Inc.

Reconciliation of Net Income and Earnings Per Share to Adjusted Net Income and Adjusted Earnings Per Share

(Unaudited - in thousands, except share and per share amounts)

Earnings Per Share (or "EPS") is defined as net income divided by our basic or diluted common shares during the applicable period. Adjusted EPS is defined as EPS adjusted for certain equity-based compensation charges, severance expenses, certain expenses incurred in connection with our acquisition strategy, including the pending Merger Agreement, proceeds received from grants under the CARES Act, and certain other charges.

We utilize Adjusted EPS to assess our operating and financial performance. We believe that this measure enhances a user's understanding of normal operating results excluding certain charges.

Adjusted EPS is not a measure of financial performance computed in accordance with GAAP and should not be considered in isolation nor as a substitute for operating income, net income, cash flows from operations, or other statement of operations or cash flow data prepared in conformity with GAAP, or as a measure of profitability or liquidity. In addition, the calculation of Adjusted EPS is susceptible to varying interpretations and calculations, and the amounts presented may not be comparable to similarly titled measures of other companies. Adjusted EPS may not be indicative of historical operating results, and we do not intend these measures to be predictive of future results of operations.

⁽a) Excludes intersegment revenue.
(b) EBITDA and Adjusted EBITDA are "Non-GAAP" measures. Please refer to both Table 6 and Table 7 for a reconciliation of these measures to GAAP net income.

	For the Three Months Ended June 30,					For the Six Months Ended June 30,			
		2022		2021		2022		2021	
Net income - as reported (GAAP)	\$	10,117	\$	10,159	\$	2,140	\$	6,829	
Adjustments: Amortization expense Acquisition-related expenses Hanger supply chain implementation costs Severance expenses Proceeds from grants under the CARES Act California wage and hour settlement Adjustments prior to tax effect	\$	1,853 535 153 1,312 — 1,288 5,141	\$	1,315 170 135 — (670) —	\$	3,644 620 539 1,446 — 1,288 7,537	\$	2,549 330 267 54 (670) — 2,530	
Tax effect of specified adjustments (a) Adjustments after taxes		(1,393 <u>)</u> 3,748		(678) 272		(1,659 <u>)</u> 5,878		(1,897 <u>)</u> 633	
Adjusted net income (Non-GAAP)	\$	13,865	\$	10,431	\$	8,018	\$	7,462	
Basic earnings per share - as reported (GAAP) Effect of above listed specified adjustments Adjusted basic earnings per share - as reported (Non-GAAP)	\$	0.26 0.09 0.35	\$	0.26 0.01 0.27		0.05 0.16 0.21	\$	0.18 0.01 0.19	
Diluted earnings per share - as reported (GAAP) Effect of above listed specified adjustments Adjusted diluted earnings per share - as reported (Non-GAAP)	\$	0.26 0.09 0.35	\$	0.26 0.01 0.27		0.05 0.15 0.20		0.17 0.02 0.19	
Shares used to compute basic earnings per share Shares used to compute diluted earnings per share		39,089,865 39,250,735		38,647,042 39,208,155		38,946,937 39,293,775		38,458,733 39,216,725	

Table 6 Hanger, Inc.

Reconciliation of Net Income to EBITDA and Adjusted EBITDA

(Unaudited - in thousands)

EBITDA is defined as operating income before depreciation and amortization. Adjusted EBITDA is defined as EBITDA before certain charges, expenses associated with equity-based compensation, severance expenses, certain expenses incurred in connection with our acquisition strategy, including the pending Merger Agreement, proceeds received from grants under the CARES Act and certain other charges.

We use EBITDA and Adjusted EBITDA as measures to assess the relative level of our indebtedness and our compliance with certain debt covenants which are based on these measures. Additionally, we utilize these measures to assess our operating and financial performance. We believe that these measures enhance a user's understanding of normal operating income excluding certain charges, depreciation and amortization.

⁽a) "Tax effect of specified adjustments" reflects the difference between the Company's effective provision for taxes and the application of a combined federal and state statutory tax rate of 24% for the 2022 and 2021 periods to the Company's earnings from operations before taxes after the incorporation of the identified adjustments above.

Neither EBITDA or Adjusted EBITDA are measures of financial performance computed in accordance with Generally Accepted Accounting Principles ("GAAP") and should not be considered in isolation nor as a substitute for operating income, net income, cash flows from operations, or other statement of operations or cash flow data prepared in conformity with GAAP, or as a measure of profitability or liquidity. In addition, the calculation of EBITDA and Adjusted EBITDA is susceptible to varying interpretations and calculations, and the amounts presented may not be comparable to similarly titled measures of other companies. EBITDA and Adjusted EBITDA may not be indicative of historical operating results, and we do not intend these measures to be predictive of future results of operations.

	For the Three Months Ended June 30,				For the Six Months Ended June 30,			
	2	022	2021		21 2022			2021
Net income - as reported (GAAP)	\$	10,117	\$	10,159	\$	2,140	\$	6,829
Adjustments to calculate EBITDA: Depreciation and amortization Interest expense, net Non-service defined benefit plan expense Provision for income taxes Adjustments - net income to EBITDA EBITDA (Non-GAAP)		8,124 7,524 160 2,986 18,794 28,911		8,007 7,152 167 2,616 17,942 28,101		16,079 14,909 320 <u>873</u> 32,181 34,321		16,005 14,492 334 460 31,291 38,120
Further adjustments to calculate Adjusted EBITDA: Equity-based compensation Acquisition-related expenses Hanger supply chain implementation costs Severance expenses Proceeds from grants under the CARES Act California wage and hour settlement Further adjustments - EBITDA to Adjusted EBITDA Adjusted EBITDA (Non-GAAP)	\$	3,257 535 153 1,312 1,28 6,545 35,456		3,239 170 135 — (670) — 2,874 30,975		6,160 620 539 1,446 1,28 10,053 44,374	\$	6,418 330 267 54 (670) — 6,399 44,519

Table 7 Hanger, Inc.

Segment Reconciliation of Income From Operations to EBITDA and Adjusted EBITDA

(Unaudited - in thousands)

EBITDA is defined as operating income before depreciation and amortization. Adjusted EBITDA is defined as EBITDA before certain charges, expenses associated with equity-based compensation, severance expenses, certain expenses incurred in connection with our acquisition strategy, including the pending Merger Agreement, proceeds received from grants under the CARES Act and certain other charges.

We use EBITDA and Adjusted EBITDA as measures to assess the relative level of our indebtedness and our compliance with certain debt covenants which are based on these measures. Additionally, we utilize these measures to assess our operating and financial performance. We believe that these measures enhance a user's understanding of normal operating income excluding certain charges, depreciation and amortization.

Neither EBITDA or Adjusted EBITDA are measures of financial performance computed in accordance with Generally Accepted Accounting Principles ("GAAP") and should not be considered in isolation nor as a substitute for operating income, net income, cash flows from operations, or other statement of operations or cash flow data prepared in conformity with GAAP, or as a measure of profitability or liquidity. In addition, the calculation of EBITDA and Adjusted EBITDA is susceptible to varying interpretations and calculations, and the amounts presented may not be comparable to similarly titled measures of other companies. EBITDA and Adjusted EBITDA may not be indicative of historical operating results, and we do not intend these measures to be predictive of future results of operations.

		ee Months Ended une 30, 2021	For the Six Months Ended June 30, 2022 2021			
Patient Care Income from operations - as reported (GAAP) Depreciation & amortization EBITDA (Non-GAAP) Further adjustments to calculate Adjusted EBITDA: Equity-based compensation	\$ 40,5: 4,7: 45,3:	\$\frac{39,640}{4,787}\$ \$\frac{44,427}{44,427}\$	\$ 57,531 9,527 67,058 1,854	\$ 58,690 9,602 68,292		
Equity-based compensation Hanger supply chain implementation costs Severance expenses Proceeds from grants under the CARES Act California wage and hour settlement Further adjustments - EBITDA to Adjusted EBITDA Adjusted EBITDA (Non-GAAP)		59 135 — (670) 38 — 418	629 21	267 54 (670) 1,501 69,793		
Products & Services Income from operations - as reported (GAAP) Depreciation & amortization EBITDA (Non-GAAP) Further adjustments to calculate Adjusted EBITDA:	4,5. 2,1 6,70	79 1,963	7,035 4,202 11,237	8,077 3,898 11,975		
Equity-based compensation Hanger supply chain implementation costs Severance expenses Further adjustments - EBITDA to Adjusted EBITDA Adjusted EBITDA (Non-GAAP)	(27 283 (6) — 57 — 88 283 95 5,647	623 (90) 180 713 11,950	542 — — — — 542 12,517		
Corporate & Other Loss from operations - as reported (GAAP) Depreciation & amortization EBITDA (Non-GAAP) Further adjustments to calculate Adjusted EBITDA:	(24,2° 1,10 (23,1°	52 1,257	2,350	(44,652) 2,505 (42,147)		
Equity-based compensation Acquisition related expenses Severance expenses Further adjustments - EBITDA to Adjusted EBITDA Adjusted EBITDA (Non-GAAP) Total Adjusted EBITDA (Non-GAAP)	1,91 5: 1,2- 3,66 (19,4: \$ 35,4:	35 170 45 — — 37 2,173 30) (19,517)	3,683 620 1,245 5,548 (38,426) \$ 44,374	4,026 330 4,356 (37,791) \$ 44,519		

Table 8 Hanger, Inc. Indebtedness (Unaudited - in thousands)

Debt: Term Loan B Seller Notes Deferred payment obligation

As of Ju 20	ine 30, 22	As of December 31, 2021					
\$	449,800 28,885 4,000	\$	486,063 29,812 4,000				

Finance lease liabilities and other Total debt before unamortized discount and debt issuance costs Unamortized discount and debt issuance costs, net		3,344 523,219 (5,974)		
Total debt	\$	480,658	\$	517,245
Current portion of long-term debt: Term Loan B Seller Notes Finance lease liabilities and other	\$	5,050 9,672 914	\$	5,050 8,969 919
Total current portion of long-term debt		15,636		14,938
Long-term debt	\$	465,022	<u> </u>	502,307
Net indebtedness: Total debt before unamortized discount and debt issuance costs Cash and cash equivalents Net indebtedness	\$	485,797 (24,380) 461,417	\$	523,219 (61,692) 461,527

Table 9 Hanger, Inc. Key Operating Metrics

	As of and For the Ended Ju		For the Six M June	
	2022	2021	2022	2021
Same clinic revenue (a): Growth rate prior to disallowances and PNP Growth rate on net revenue	6.9% 6.2%	18.5% 18.2%	7.4% 6.5%	8.7% 9.9%
Clinical locations: Patient care clinics Satellite clinics Total clinical locations	761 117 878	723 112 835		

(a) Same Clinic Revenue is computed on a per day basis. This normalizes revenue for the number of days a clinic was open in each comparable period. These measures are both non-GAAP and unaudited.

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Source: Hanger, Inc.