

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

FORM 8-K

CURRENT REPORT

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

Date of Report (Date of Earliest Event Reported): March 4, 2026

(Commission File Number)
1-9516

(Exact Name of Registrant as Specified in Its Charter)
(Address of Principal Executive Offices) (Zip Code)
(Telephone Number)

ICAHN ENTERPRISES L.P.
16690 Collins Avenue, PH-1
Sunny Isles Beach, FL 33160
(305) 422-4100

(State or Other
Jurisdiction of
Incorporation or
Organization)
Delaware

(IRS Employer
Identification
No.)
13-3398766

(Former Name or Former Address, if Changed Since Last Report)
N/A

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communication pursuant to Rule 425 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))

Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class	Trading Symbol(s)	Name of Each Exchange on Which Registered
Depository Units of Icahn Enterprises L.P. Representing Limited Partner Interests	IEP	Nasdaq Global Select Market

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 or Rule 12b-2 of the Securities Exchange Act of 1934. Emerging Growth Company

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

Item 7.01 Regulation FD Disclosure.

Icahn Enterprises L.P. has attached hereto as Exhibit 99.1 a copy of updated presentation materials that it intends to use in connection with meetings with investors, groups of investors and media and in connection with presentations and speeches to various audiences.

The information contained in this Item 7.01 and Exhibit 99.1 is being furnished and shall not be deemed “filed” for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section. In addition, the information contained in this Item 7.01 and Exhibit 99.1 shall not be incorporated by reference into any of Icahn Enterprises L.P.’s filings with the Securities and Exchange Commission or any other document except as shall be expressly set forth by specific reference in such filing or document.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

[99.1 – Presentation Materials](#)

104 – Cover Page Interactive Data File (formatted in Inline XBRL in Exhibit 101).

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.

ICAHN ENTERPRISES L.P.
(Registrant)

By: Icahn Enterprises G.P. Inc.,
its general partner

By: /s/ Ted Papapostolou
Ted Papapostolou
Chief Financial Officer

Date: March 4, 2026

The logo for Icahn Enterprises L.P. is a blue square containing the text "ICAHN ENTERPRISES L.P." in white, uppercase, sans-serif font, arranged in three lines.

ICAHN
ENTERPRISES
L.P.

Icahn Enterprises L.P.

Investor Presentation

March 2026

Forward-Looking Statements and Non-GAAP Financial Measures

Forward-Looking Statements

This presentation contains certain statements that are, or may be deemed to be, “forward-looking statements” within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. All statements included herein, other than statements that relate solely to historical fact, are “forward-looking statements.” Such statements include, but are not limited to, any statement that may predict, forecast, indicate or imply future results, performance, achievements or events, or any statement that may relate to strategies, plans or objectives for, or potential results of, future operations, financial results, financial condition, business prospects, growth strategy or liquidity, and are based upon management’s current plans and beliefs or current estimates of future results or trends. Forward-looking statements can generally be identified by phrases such as “believes,” “expects,” “potential,” “continues,” “may,” “should,” “seeks,” “predicts,” “anticipates,” “intends,” “projects,” “estimates,” “plans,” “could,” “designed,” “should be” and other similar expressions that denote expectations of future or conditional events rather than statements of fact. Our expectations, beliefs and projections are expressed in good faith, and we believe that there is a reasonable basis for them. However, there can be no assurance that these expectations, beliefs and projections will result or be achieved.

There are a number of risks and uncertainties that could cause our actual results to differ materially from the forward-looking statements contained in this presentation, including risks related to economic downturns, substantial competition and rising operating costs; risks related to our investment activities, including the nature of the investments made by the private funds in which we invest, including the impact of the use of leverage through options, short sales, swaps, forwards and other derivative instruments; risk related to our ability to comply with the covenants in our senior notes and the risk of foreclosure on the assets securing our notes; declines in the fair value of our investments, losses in the private funds and loss of key employees; risk related to our ability to continue to conduct our activities in a manner so as to not be deemed an investment company under the Investment Company Act of 1940, as amended, or to be taxed as a corporation; risks related to short sellers and associated litigation and regulatory inquiries; risks relating to our general partner and controlling unitholder; pledges of our units by our controlling unitholder; risks related to our energy business, including the volatility and availability of crude oil, other feed stocks and refined products, declines in global demand for crude oil, refined products and liquid transportation fuels, unfavorable refining margin (crack spread), interrupted access to pipelines, significant fluctuations in nitrogen fertilizer demand in the agricultural industry and seasonality of results; volatile commodity pricing and higher industry utilization and oversupply risks related to potential strategic transactions involving our Energy segment, and the impact of tariffs; risks related to our automotive activities and exposure to adverse conditions in the automotive industry, including as a result of the Chapter 11 filing of our automotive parts subsidiary; risks related to our food packaging activities, including competition from better capitalized competitors, inability of our suppliers to timely deliver raw materials, and the failure to effectively respond to industry changes in casings technology; supply chain issues; inflation, including increased costs of raw materials and shipping; interest rate increases; labor shortages and workforce availability; risks related to our real estate activities, including the extent of any tenant bankruptcies and insolvencies; risks related to our home fashion operations, including changes in the availability and price of raw materials, manufacturing disruptions, and changes in transportation costs and delivery times; the impacts from the Russia/Ukraine conflict and conflict in the Middle East, including economic volatility and the impacts of export controls and other economic sanctions; political and regulatory uncertainty, including changing economic policy and the imposition of tariffs. These and other risks and uncertainties are described in our filings with the Securities and Exchange Commission including our Annual Report on Form 10-K and our quarterly reports on Form 10-Q under the caption “Risk Factors”. There may be other factors not presently known to us or which we currently consider to be immaterial that may cause our actual results to differ materially from the forward-looking statements.

All forward-looking statements attributable to us or persons acting on our behalf apply only as of the date of this presentation and are expressly qualified in their entirety by the cautionary statements included in this presentation. Except to the extent required by law, we undertake no obligation to update or revise forward-looking statements to reflect events or circumstances after the date such statements are made or to reflect the occurrence of unanticipated events.

Non-GAAP Financial Measures

This presentation contains certain non-GAAP financial measures, including EBITDA, Adjusted EBITDA and Indicative Net Asset Value.

The non-GAAP financial measures contained herein have limitations as analytical tools and should not be considered in isolation or in lieu of an analysis of our results as reported under U.S. GAAP. These non-GAAP measures should be evaluated only on a supplementary basis in connection with our U.S. GAAP results, including those reported in our consolidated financial statements and the related notes thereto contained in our Annual Report on Form 10-K for the year ended December 31, 2025 and our subsequent quarterly reports on Form 10-Q. A reconciliation of these non-GAAP financial measures to the most directly comparable U.S. GAAP financial measures can be found in the back of this presentation.

Company Overview

Overview of Icahn Enterprises

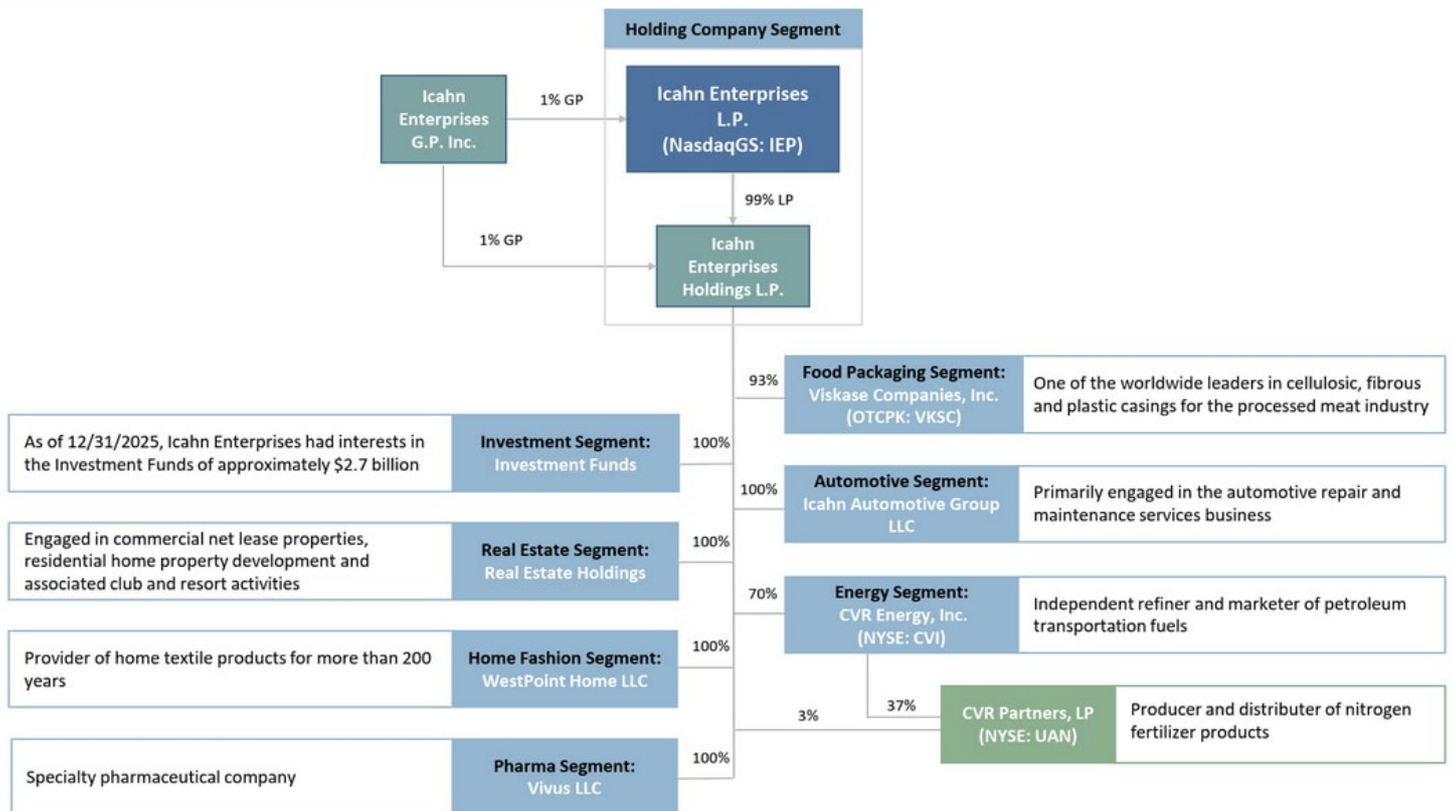
- Icahn Enterprises L.P. (IEP) is a diversified holding company with operating businesses in Investment, Energy, Automotive, Real Estate, Food Packaging, Home Fashion and Pharma
- IEP is majority owned and controlled by Carl Icahn
 - Over many years, Carl Icahn has contributed most of his businesses to and executed transactions primarily through IEP
 - As of December 31, 2025 Carl Icahn and his affiliates owned approximately 86% of IEP's outstanding depository units
- As of March 3, 2026, IEP has a \$2.00 annualized distribution, which is a 24.33% yield⁽¹⁾
- IEP has liquidity through its investment in the Investment Funds of approximately \$2.7 billion as of December 31, 2025

(\$Millions)	As of December 31, 2025	Twelve Months Ended December 31, 2025		
	Assets ⁽²⁾	Net Sales and Other Revenue from Operations	Net Income (Loss) Attributable to IEP	Adjusted EBITDA Attributable to IEP
Investment ⁽²⁾	\$3,623	\$ -	\$5	\$5
Energy	4,129	7,162	4	329
Automotive	1,248	1,436	(130)	9
Food Packaging	407	364	(60)	7
Real Estate	1,124	59	256	1
Home Fashion	212	170	(14)	(6)
Pharma	236	104	(4)	22
Holding Company	1,248	-	(356)	(29)
	\$12,227	\$9,295	(\$299)	\$338

⁽¹⁾ Based on March 3, 2026, closing price of \$8.22

⁽²⁾ Investment segment Assets represents total equity (equity attributable to IEP was approximately \$2.7 billion).

Summary Corporate Organizational Chart



Note: Percentages denote equity ownership as of December 31, 2025. Excludes intermediary and pass-through entities.

Diversified Subsidiary Companies with Significant Inherent Value

- IEP's subsidiary companies possess key competitive strengths and/or leading market positions
- IEP seeks to create incremental value by investing in organic growth and targeting businesses that offer consolidation opportunities



Strategically located mid-continent petroleum fuels refiner and nitrogen fertilizer producer



Primarily engaged in the automotive repair and maintenance services business



A worldwide leader in non-edible meat casings poised to capture further growth in emerging markets

Real Estate
Segment

Long-term real estate portfolio primarily consisting of investment properties, development, clubs and resorts



Over 200 year heritage with some of the best known brands in home fashion and hospitality



Dedicated to addressing the therapeutic needs of patients with serious medical conditions and life-limiting diseases

The Company's diversification across multiple industries and geographies provides a natural hedge against cyclical and general economic swings

Evolution of Icahn Enterprises

- IEP began as American Real Estate Partners, which was founded in 1987, and now has diversified its portfolio to seven operating businesses and approximately \$14 billion of assets as of December 31, 2025.
- IEP's record is based on a long-term horizon that can enhance business value for continued operations and/or facilitate a profitable exit strategy.
- IEP has demonstrated a history of successfully acquiring undervalued assets and improving and enhancing their operations and financial results.
 - In 2017, IEP sold American Railcar Leasing for \$3.3 billion, resulting in a pre-tax gain of \$1.7 billion.
 - In 2018, IEP sold Federal-Mogul for \$5.1 billion, resulting in a pre-tax gain of \$251 million, Tropicana for \$1.5 billion, resulting in a pre-tax gain of \$779 million, and American Railcar Industries for \$1.75 billion, resulting in a pre-tax gain of \$400 million.
 - In 2019, IEP sold Ferrous Resources for aggregate consideration of approximately \$550 million (including repaid indebtedness), resulting in a pre-tax gain of \$252 million.
 - In 2021, IEP sold PSC Metals for total cash consideration of approximately \$323 million resulting in a pre-tax gain of \$163 million.
 - In 2025, IEP sold properties in our Real Estate segment for a pre-tax gain of \$223 million.
- Acquired partnership interest in Icahn Capital Management L.P. in 2007.
 - IEP, Mr. Icahn and certain of Mr. Icahn's family members and affiliates are the sole investors in the Investment Funds.

Timeline of Significant Acquisitions and Exits

As of December 31, 2012⁽¹⁾

- Mkt. Cap: \$4.8bn
- Total Assets: \$24.6bn

As of December 31, 2025⁽²⁾

- Mkt. Cap: \$4.9bn
- Total Assets: \$14.2bn



(1) Based on the closing stock price of \$44.70 and approximately 107.0 million depositary and general partner equivalent units outstanding as of December 31, 2012

(2) Based on the closing stock price of \$7.55 and approximately 650.1 million depositary and general partner equivalent units outstanding as of December 31, 2025

Ability to Maximize Shareholder Value Through Proven Activist Strategy

- IEP seeks undervalued companies and often becomes “actively” involved in the targeted companies

Putting Activism into Action

- Activist strategy requires significant capital, rapid execution and willingness to take control of companies
- Implement changes required to improve businesses

Purchase of Stock or Debt

IEP pursues its activist strategy and seeks to promulgate change

- Dealing with the board and management
- Proxy fights
- Tender offers
- Taking control

IEP’s investment and legal team is capable of unlocking a target’s hidden value

- Financial/balance sheet restructuring
- Operation turnarounds
- Strategic initiatives
- Corporate governance changes

- Mr. Icahn and Icahn Capital have a long and successful track record of generating significant returns employing the activist strategy
 - IEP’s subsidiaries often started out as investment positions in debt or equity either directly by Icahn Capital or Mr. Icahn
- Active participation in the strategy and capital allocation for targeted companies
 - Not involved in day-to-day operations
- IEP will make necessary investments to ensure subsidiary companies can compete effectively

Overview of Operating Segments

Segment: Investment

Segment Description

- Our Investment segment is comprised of various private investment funds ("Investment Funds") in which we have general partner interests and through which we invest our proprietary capital
- We and Mr. Icahn and certain of his family members and affiliates are the only investors in the Investment Funds
- Fair value of IEP's investment in the Funds was approximately \$2.7 billion as of December 31, 2025

Highlights and Recent Developments

- Long history of investing in public equity and debt securities and pursuing activist agenda
- Employs an activist strategy that seeks to unlock hidden value through various tactics
 - Financial/balance sheet restructurings
 - Operational turnarounds
 - Strategic initiatives
 - Corporate governance changes
- As of December 31, 2025, the Funds had a net short notional exposure of 13%

Historical Segment Financial Summary

Investment Segment (\$Millions)	FYE December 31,		
	2023	2024	2025
Selected Income Statement Data:			
Adjusted EBITDA ⁽²⁾	(\$1,353)	(\$242)	(\$54)
Net income (loss)	(1,353)	(242)	(54)
Adjusted EBITDA attributable to IEP ⁽²⁾	(701)	(132)	5
Net income (loss) attributable to IEP	(701)	(132)	5
Returns	-16.9%	-3.5%	0.4%
Segment Balance Sheet Data⁽³⁾:			
Equity attributable to IEP	\$ 3,243	\$ 2,703	\$ 2,711
Total Equity	\$ 5,360	\$ 4,200	\$ 3,623

Significant Holdings⁽¹⁾

As of December 31, 2025

Company	Mkt. Value (\$mm)	% Ownership
 AMERICAN ELECTRIC POWER	\$674	1%
 SOUTHWEST GAS	\$483	8%
 ECHOSTAR	\$365	2%
 Centuri	\$362	14%
 iff	\$288	2%

(1) Market value and percentage ownership are based on holdings and closing share price as of specified date and consist of shares owned and shares that may be acquired upon the exercise of forward contracts, and excludes the impact of cash-settled equity swap agreements, which from time to time have the effect of significantly increasing the economic exposure of the Investment Funds to particular portfolio investment positions.

(2) Refer to the Adjusted EBITDA reconciliations in the Appendix.

(3) Balance Sheet data as of end of each respective period.

Segment: Energy

Segment Description

- CVR Energy, Inc. (NYSE: CVI) is a diversified holding company primarily engaged in the petroleum refining and nitrogen fertilizer manufacturing businesses through its interests in CVR Refining, LP and CVR Partners, LP (NYSE: UAN)
- CVR Refining is an independent petroleum refiner and marketer of high-value transportation fuels in the mid-continent of the United States
- CVR Partners is a manufacturer of ammonia and urea ammonium nitrate solution fertilizer products

Historical Segment Financial Summary

Energy Segment (\$Millions)	FYE December 31,		
	2023	2024	2025
Selected Income Statement Data:			
Net sales	\$9,247	\$7,610	\$7,162
Adjusted EBITDA ⁽¹⁾	1,435	370	591
Net income (loss)	831	(4)	42
Adjusted EBITDA attributable to IEP ⁽¹⁾	869	171	329
Net income (loss) attributable to IEP	508	(18)	4
Segment Balance Sheet Data⁽²⁾:			
Total assets	\$ 5,259	\$ 4,751	\$ 4,129
Equity attributable to IEP	\$ 795	\$ 685	\$ 722

Highlights and Recent Developments

Petroleum

- Two strategically located Mid-Continent refineries close to Cushing, Oklahoma with total nameplate capacity of 206,500 bpd
- Direct access to crude oil and condensate fields in the Anadarko and Arkoma Basins
- Complimentary logistics assets and access to multiple key pipelines provide a variety of price advantaged crude oil supply options
- Historically high product yield vs peers: 97% liquid volume yield and 90% yield of gasoline and distillate⁽³⁾

Fertilizer

- Two strategically located facilities serving the Southern Plains and Corn Belt
- Primarily engaged in the production of the nitrogen fertilizers ammonia and urea ammonium nitrate (UAN)
- Diverse feedstock exposure through petroleum coke and natural gas
- Declared a fourth quarter 2025 cash distribution of \$0.37 per common unit bringing the cumulative distributions declared for 2025 of \$10.54 per common unit

(1) Refer to the Adjusted EBITDA reconciliation in the Appendix.

(2) Balance Sheet data as of the end of each respective period.

(3) Based on total throughputs; for the twelve months ended December 31, 2025.

Segment: Automotive

Segment Description

- The Automotive segment is engaged in providing a full range of automotive repair and maintenance services, along with the sale of any installed parts or materials related to automotive services ("Automotive Services") to its customers, as well as sales of automotive aftermarket parts and retailed merchandise ("Aftermarket Parts"). We fully exited the Aftermarket Parts business in the first quarter of 2025. In addition to its primary business, the Automotive segment leases available and excess real estate in certain locations under long-term operating leases

Historical Segment Financial Summary

Automotive Segment ⁽¹⁾ (\$Millions)	FYE December 31,		
	2023	2024	2025
Selected Income Statement Data:			
Net sales and other revenue from operations	\$1,741	\$1,505	\$1,436
Adjusted EBITDA ⁽²⁾	117	87	9
Net income (loss)	(6)	(16)	(130)
Segment Balance Sheet Data ⁽³⁾:			
Total assets	\$ 2,019	\$ 1,939	\$ 1,248
Equity attributable to IEP	\$ 1,096	\$ 1,099	\$ 455

Highlights and Recent Developments

- Automotive Services provides Do-It-For-Me automotive repair services for retail and fleet customers with over 800 company operated stores and over 7,000 service bays located in the United States and Puerto Rico
- The leadership team has focused on key strategic initiatives including:
 - Positioning the Automotive Services broad offerings to take advantage of opportunities in the do-it-for-me market and vehicle fleets
 - Evolving our current store footprint to keep pace with shifting market dynamics, with strategic investment in opening new locations with attractive growth potential and simultaneously closing our lowest and underperforming locations
 - Investment in, and strategic review of, capital projects to increase leasing revenue, restructure lease liabilities, and reduce occupancy costs
 - Optimization of store and distribution center network while improving inventory and cost position
 - Investment to improve the overall customer experience through process, facilities and automation
 - Investment in employees with focus on training and career development
 - Business process improvements and sharing best practices through investments in people, technology, and our overall supply chain
- Successfully completed the transfer of owned real estate properties to the Real Estate segment during Q4 2025. The Automotive Services business entered into fair market value operating leases for the portion of each property utilized by the service business operations.

(1) As of January 31, 2023, IEH Auto Parts Holdings LLC ("Auto Plus") was deconsolidated due to voluntary Chapter 11 bankruptcy proceedings.

(2) Refer to Adjusted EBITDA reconciliation in the Appendix.

(3) Balance Sheet data as of the end of each respective period.

All Other Operating Segments

All Other Operating Segments Description

- **Real Estate:** Our Real Estate segment primarily consists of investment properties which includes land, retail, office and industrial properties leased to commercial tenants, the development and sale of single-family homes, and the operations of a resort and a country club
- **Food Packaging:** We conduct our Food Packaging segment through our majority owned subsidiary, Viskase Companies, Inc. (OTCPK:VKSC), a producer of cellulosic, fibrous and plastic casings for the processed meat and poultry industry
- **Home Fashion:** We conduct our Home Fashion segment through our wholly owned subsidiary, WestPoint Home LLC ("WPH"). WPH is engaged in manufacturing, sourcing, marketing, distributing and selling home fashion consumer products
- **Pharma:** We conduct our Pharma segment through our wholly owned subsidiary, Vivus LLC. Vivus is a specialty pharmaceutical company with two approved therapies, two product candidates in active clinical development and two product candidates in early-stage development

Historical Segment Financial Summary

All Other Operating Segments ⁽¹⁾ (\$Millions)	FYE December 31,		
	2023	2024	2025
Selected Income Statement Data:			
Net sales and other revenue from operations	\$859	\$785	\$697
Adjusted EBITDA ⁽²⁾	121	92	25
Net income (loss)	20	(9)	172
Adjusted EBITDA attributable to IEP ⁽²⁾	115	88	24
Net income (loss) attributable to IEP	19	(8)	178
Segment Balance Sheet Data ⁽³⁾:			
Total assets	\$ 1,439	\$ 1,421	\$ 1,979
Equity attributable to IEP	\$ 987	\$ 977	\$ 1,554

Highlights and Recent Developments

Real Estate

- Business strategy is based on long-term investment outlook and operational expertise that maximizes the value of our investment properties
- Own and manage a net lease portfolio of land, office, retail, and industrial properties leased to commercial tenants, including intercompany leases with the Automotive Services business
- Our exclusive country club focuses on golf, dining, entertainment and other related activities that enhances the value of the surrounding home development
- Luxury single-family homes are being developed and sold surrounding our country club
- Recently renovated resort in Aruba offers amenities and facilities at a prime destination

Food Packaging

- Viskase operates plants in the United States, Mexico, Brazil, France, Italy, Germany, Poland, and the Philippines
- Steady growth is projected globally for cellulose casings, with more emphasis on South America and Asia Pacific markets
- Market demand is generally resilient as end products represent a cost-effective and attractive source of protein
- Consolidation continues to be a factor in casing markets, as large meat processors progressively increase scale and buying power
- Business remains focused on managing margins through reduction of complexity and manufactured cost, while optimizing sales mix with key customers globally

Home Fashion

- Focusing on core profitable customers and product lines
- Continued strength with hospitality customers and growth into new international markets including Asia, Africa, Australia, and the Middle East
- Advancing our sustainability efforts in line with our company and customer values
- Expanding competitive advantage in vertical manufacturing with investments in towel manufacturing

Pharma

- Focused on continued market share and prescription growth in the U.S. for Pancreaze and managing Qsymia introduction to generic competition in 2026
- Launched Qsiva into European and Middle East markets, with focus on growing prescription counts and expanding the number of approved countries
- Continued development of our pipeline products along with reviewing additional licensing opportunities for new commercial pharmaceuticals, with two products in advanced clinical development

(1) All Other operating segments include Food Packaging, Real Estate, Home Fashion, and Pharma. Results for each of these separate segments can be found in our Quarterly Reports on Form 10-Q and our Annual Report on Form 10-K filed with the SEC.

(2) Refer to Adjusted EBITDA reconciliation in the Appendix.

(3) Balance Sheet data as of the end of each respective period.

Financial Performance

Financial Performance

Net Income (Loss) Attributable to Icahn Enterprises

(\$Millions)	FYE December 31,		
	2023	2024	2025
<u>Segments:</u>			
Energy	\$508	(\$18)	\$4
Automotive	(6)	(16)	(130)
Food Packaging	12	(5)	(60)
Real Estate	16	(4)	256
Home Fashion	(6)	(8)	(14)
Pharma	(3)	9	(4)
Subtotal	521	(42)	52
Investment	(701)	(132)	5
Holding Company	(504)	(271)	(356)
Consolidated	(\$684)	(\$445)	(\$299)

Adjusted EBITDA Attributable to Icahn Enterprises ⁽¹⁾

(\$Millions)	FYE December 31,		
	2023	2024	2025
<u>Segments:</u>			
Energy	\$869	\$171	\$329
Automotive	117	87	9
Food Packaging	59	38	7
Real Estate	28	10	1
Home Fashion	3	4	(6)
Pharma	25	36	22
Subtotal	1,101	346	362
Investment	(701)	(132)	5
Holding Company	(35)	(30)	(29)
Consolidated	\$365	\$184	\$338

(1) Refer to the Adjusted EBITDA reconciliations in the Appendix.

Consolidated Financial Snapshot

(SMillions)	FYE December 31,		
	2023	2024	2025
Net Income (Loss):			
Investment	(\$1,353)	(\$242)	(\$54)
Energy	831	(4)	42
Automotive	(6)	(16)	(130)
Food Packaging	13	(6)	(66)
Real Estate	16	(4)	256
Home Fashion	(6)	(8)	(14)
Pharma	(3)	9	(4)
Holding Company	(504)	(271)	(356)
Net income (loss)	(\$1,012)	(\$542)	(\$326)
Less: Net income (loss) attributable to non-controlling interests	(328)	(97)	(27)
Net income (loss) attributable to Icahn Enterprises	(\$684)	(\$445)	(\$299)
Adjusted EBITDA⁽¹⁾:			
Investment	(\$1,353)	(\$242)	(\$54)
Energy	1,435	370	591
Automotive	117	87	9
Food Packaging	65	42	8
Real Estate	28	10	1
Home Fashion	3	4	(6)
Pharma	25	36	22
Holding Company	(35)	(30)	(29)
Consolidated Adjusted EBITDA	\$285	\$277	\$542
Less: Adjusted EBITDA attributable to non-controlling interests	(80)	93	204
Adjusted EBITDA attributable to Icahn Enterprises	\$365	\$184	\$338
Capital Expenditures	\$303	\$280	\$341

(1) Refer to the Adjusted EBITDA reconciliations in the Appendix.

Balance Sheet

(\$Millions)	As of December 31, 2025								Consolidated
	Investment	Energy	Automotive	Food Packaging ⁽¹⁾	Real Estate ⁽¹⁾	Home Fashion ⁽¹⁾	Pharma ⁽¹⁾	Holding Company	
ASSETS									
Cash and cash equivalents	\$16	\$511	\$14	\$9	\$31	\$4	\$26	\$839	\$1,450
Cash held at consolidated affiliated partnerships and restricted cash	1,788	-	8	-	-	3	-	170	1,969
Investments	2,146	17	-	-	88	-	-	-	2,251
Accounts receivable, net	-	235	25	60	10	27	36	-	393
Inventories, net	-	472	165	97	-	87	24	-	845
Related party notes receivable, net	-	-	-	-	129	-	-	-	129
Property, plant and equipment, net	-	2,333	351	141	787	55	-	3	3,670
Goodwill and intangible assets, net	-	139	316	21	-	21	142	-	639
Other assets	1,661	422	369	79	79	15	8	236	2,869
Total assets	\$5,611	\$4,129	\$1,248	\$407	\$1,124	\$212	\$236	\$1,248	\$14,215
LIABILITIES AND EQUITY									
Accounts payable, accrued expenses and other liabilities	\$606	\$1,079	\$772	\$117	\$32	\$34	\$67	\$84	\$2,791
Securities sold, not yet purchased, at fair value	1,382	-	-	-	-	-	-	-	1,382
Debt	-	1,765	21	142	1	23	-	4,664	6,616
Total liabilities	\$1,988	\$2,844	\$793	\$259	\$33	\$57	\$67	\$4,748	\$10,789
Equity attributable to Icahn Enterprises	\$2,711	\$722	\$455	\$139	\$1,091	\$155	\$169	(\$3,500)	\$1,942
Equity attributable to non-controlling interests	912	563	-	9	-	-	-	-	1,484
Total equity	\$3,623	\$1,285	\$455	\$148	\$1,091	\$155	\$169	(\$3,500)	\$3,426
Total liabilities and equity	\$5,611	\$4,129	\$1,248	\$407	\$1,124	\$212	\$236	\$1,248	\$14,215

(1) All Other operating segments includes Food Packaging, Real Estate, Home Fashion, and Pharma.

Indicative Net Asset Value

(\$Millions)	As of				
	12/31/2024	3/31/2025	6/30/2025	9/30/2025	12/31/2025
Market-valued Subsidiaries and Investments:					
Holding Company interest in Investment Funds ⁽¹⁾	\$ 2,703	\$ 2,479	\$ 2,464	\$ 2,449	\$ 2,711
CVR Energy ⁽²⁾	1,250	1,330	1,891	2,569	1,791
CVR Partners LP ⁽²⁾	13	16	24	25	28
Total market-valued Subsidiaries and Investments:	\$ 3,966	\$ 3,825	\$ 4,379	\$ 5,043	\$ 4,530
Other Subsidiaries:					
Viskase ⁽³⁾	197	159	71	62	53
Real Estate Segment ⁽⁴⁾	743	728	715	692	1,367
WestPoint Home ⁽¹⁾	162	166	166	159	155
Vivus ⁽¹⁾	209	215	197	183	169
Icahn Automotive Group ⁽⁵⁾	1,259	1,292	1,194	1,279	619
Operating Business Indicative Gross Asset Value	\$ 6,536	\$ 6,385	\$ 6,722	\$ 7,418	\$ 6,893
Add: Other Net Assets ⁽⁶⁾	103	(3)	109	67	98
Indicative Gross Asset Value	\$ 6,639	\$ 6,382	\$ 6,831	\$ 7,485	\$ 6,991
Add: Holding Company cash and cash equivalents ⁽⁷⁾	1,397	1,318	1,086	998	839
Less: Holding Company debt ⁽⁷⁾	(4,699)	(4,699)	(4,664)	(4,663)	(4,664)
Indicative Net Asset Value	\$ 3,337	\$ 3,001	\$ 3,253	\$ 3,820	\$ 3,166

Note: Refer to the next page for footnotes and additional information.

Indicative Net Asset Value

Use of Indicative Net Asset Value Data

The Company uses indicative net asset value as an additional method for considering the value of the Company's assets, and we believe that this information can be helpful to investors. Please note, however, that the indicative net asset value does not represent the market price at which the depositary units trade. Accordingly, data regarding indicative net asset value is of limited use and should not be considered in isolation.

The Company's depositary units are not redeemable, which means that investors have no right or ability to obtain from the Company the indicative net asset value of units that they own. Units may be bought and sold on The Nasdaq Global Select Market at prevailing market prices. Those prices may be higher or lower than the indicative net asset value of the depositary units as calculated by management.

Prior to September 30, 2025, we valued Viskase using the trailing twelve month Adjusted EBITDA. Management no longer believes that the trailing twelve month Adjusted EBITDA, which has declined significantly and has been increasingly volatile, represents uniform performance and growth for the business. Accordingly, starting September 30, 2025, management performed a valuation of the business using discounted cash flow and guideline public company methodologies with the assistance of third-party consultants and will continue to use these forward-looking methodologies in future periods.

Indicative Net Asset Value

Footnotes to Company's calculation of Indicative Net Asset Value:

- 1) Represents GAAP equity attributable to IEP as of each respective date.
- 2) Based on closing share price on each date (or if such date was not a trading day, the immediately preceding trading day) and the number of shares owned by us as of each respective date.
- 3) For the periods ending December 31, 2024, March 31, 2025, and June 30, 2025, amounts based on market comparables due to lack of material trading volume, valued at 9.0x Adjusted EBITDA for the trailing twelve months ended as of each respective date. As of September 30, 2025, management no longer believes that the trailing twelve month Adjusted EBITDA, which has declined significantly and has been increasingly volatile, represents uniform performance and growth for the business or provides an accurate presentation of its value. For the periods ending September 30, 2025 and December 31, 2025, management performed a valuation of Viskase with the assistance of third-party consultants to estimate fair-market value. This analysis utilized the average results of a discounted cashflow methodology and a guideline public company methodology. Different judgments or assumptions would result in different estimates of value. Viskase indicative net asset value is derived by allocating our portion of ownership to the total equity value.
- 4) For each period presented, management performed a valuation with the assistance of third-party consultants to estimate fair-market value, which utilized the average results of discounted cashflow and sales comparison methodologies. Different judgments or assumptions would result in different estimates of value. For certain properties under a purchase and sale agreement, indicative fair market value is based on the anticipated sales price adjusted for customary closing costs. In August 2025, certain properties were sold and as of September 30, 2025, the value of the consideration received and held in our Real Estate Segment consisted of preferred equity investment and debt and was used in the calculation of indicative fair value.
- 5) For each period presented, management performed a valuation of Icahn Automotive Group ("IAG"), including the Automotive Services business and Automotive Owned Real Estate. This analysis utilized the average results of a discounted cashflow methodology and a guideline public company methodology. Different judgments or assumptions would result in different estimates of value. During the fourth quarter of 2025 the majority of the Automotive Owned Real Estate was transferred to the Real Estate Segment and as of December 31, 2025 are now presented in the Real Estate Segment line item. The Automotive Owned Real Estate for the actual properties transferred was valued at \$679, \$679, \$652, and \$652 for December 31, 2024, March 31, 2025, June 30, 2025, September 30, 2025, respectively. For these properties, it was assumed that IAG would enter into triple net leases for each property for the entire space, including space occupied by third-party tenants and any vacant space that is available to rent, at rents estimated by management based on market conditions and utilized property-level market rents, location level profitability, and prevailing cap ranging from 7.0% to 9.25% as of December 31, 2024 and March 31, 2025. As of June 30, 2025 and September 30, 2025, these properties were fair valued utilizing the average results of discounted cashflow and sales comparison methodologies for each property to estimate fair-market value. Different judgments or assumptions would result in different estimates of value.
- 6) Represents GAAP equity of the Holding Company Segment, excluding cash and cash equivalents, debt and non-cash deferred tax assets or liabilities. As of December 31, 2024, March 31, 2025, June 30, 2025, September 30, 2025, and December 31, 2025, Other Net Assets includes \$10, \$10, \$9, \$9, and \$6 million respectively, of liabilities assumed from the Auto Plus bankruptcy.
- 7) Holding Company's balance as of each respective date.

Adjusted EBITDA Reconciliations

Non-GAAP Financial Measures

The Company uses certain non-GAAP financial measures in evaluating its performance. These include non-GAAP EBITDA and Adjusted EBITDA. EBITDA represents earnings from continuing operations before net interest expense (excluding our Investment Segment), income tax (benefit) expense and depreciation and amortization. We define Adjusted EBITDA as EBITDA excluding certain effects of impairment, restructuring costs, transformation costs, certain pension plan expenses, gains/losses on disposition of assets, gains/losses on extinguishment of debt, the performance of closed stores and including closing costs, and certain other non-operational or non-recurring charges. We present EBITDA and Adjusted EBITDA on a consolidated basis and on a basis attributable to Icahn Enterprises net of the effects of non-controlling interests. We conduct substantially all of our operations through subsidiaries. The operating results of our subsidiaries may not be sufficient to make distributions to us. In addition, our subsidiaries are not obligated to make funds available to us for payment of our indebtedness, payment of distributions on our depositary units or otherwise, and distributions and intercompany transfers from our subsidiaries to us may be restricted by applicable law or covenants contained in debt agreements and other agreements to which these subsidiaries currently may be subject or into which they may enter into in the future. The terms of any borrowings of our subsidiaries or other entities in which we own equity may restrict dividends, distributions or loans to us.

We believe that providing EBITDA and Adjusted EBITDA to investors has economic substance as these measures provide important supplemental information of our performance to investors and permits investors and management to evaluate the core operating performance of our business without regard to interest, taxes and depreciation and amortization and certain effects of impairment, restructuring costs, certain pension plan expenses, gains/losses on disposition of assets, gains/losses on extinguishment of debt and certain other non-operational charges. Additionally, we believe this information is frequently used by securities analysts, investors and other interested parties in the evaluation of companies that have issued debt. Management uses, and believes that investors benefit from referring to, these non-GAAP financial measures in assessing our operating results, as well as in planning, forecasting and analyzing future periods. Adjusting earnings for these charges allows investors to evaluate our performance from period to period, as well as our peers, without the effects of certain items that may vary depending on accounting methods and the book value of assets. Additionally, EBITDA and Adjusted EBITDA present meaningful measures of performance exclusive of our capital structure and the method by which assets were acquired and financed. EBITDA and Adjusted EBITDA have limitations as analytical tools, and you should not consider them in isolation, or as substitutes for analysis of our results as reported under generally accepted accounting principles in the United States, or U.S. GAAP. For example, EBITDA and Adjusted EBITDA:

- do not reflect our cash expenditures, or future requirements for capital expenditures, or contractual commitments;
- do not reflect changes in, or cash requirements for, our working capital needs; and
- do not reflect the significant interest expense, or the cash requirements necessary to service interest or principal payments on our debt.

Although depreciation and amortization are non-cash charges, the assets being depreciated or amortized often will have to be replaced in the future, and EBITDA and Adjusted EBITDA do not reflect any cash requirements for such replacements. Other companies in the industries in which we operate may calculate EBITDA and Adjusted EBITDA differently than we do, limiting their usefulness as comparative measures. In addition, EBITDA and Adjusted EBITDA do not reflect the impact of earnings or charges resulting from matters we consider not to be indicative of our ongoing operations.

EBITDA and Adjusted EBITDA are not measurements of our financial performance under U.S. GAAP and should not be considered as alternatives to net income or any other performance measures derived in accordance with U.S. GAAP or as alternatives to cash flow from operating activities as a measure of our liquidity. Given these limitations, we rely primarily on our U.S. GAAP results and use EBITDA and Adjusted EBITDA only as a supplemental measure of our financial performance.

Adjusted EBITDA Reconciliation by Segment – Year Ended December 31, 2025

<i>(SMillions)</i>	Investment	Energy	Automotive	Food Packaging ⁽¹⁾	Real Estate ⁽¹⁾	Home Fashion ⁽¹⁾	Pharma ⁽¹⁾	Holding Company	Consolidated
Adjusted EBITDA:									
Net (loss) income	(\$54)	\$42	(\$130)	(\$66)	\$256	(\$14)	(\$4)	(\$356)	(\$326)
Interest expense (income), net	-	105	(1)	10	(7)	2	(1)	282	390
Income tax (benefit) expense	-	(27)	(48)	13	(5)	-	-	48	(19)
Depreciation and amortization	-	468	65	19	18	5	28	-	603
EBITDA before non-controlling interests	(\$54)	\$588	(\$114)	(\$24)	\$262	(\$7)	\$23	(\$26)	\$648
Impairment	-	-	25	15	-	-	-	-	40
Restructuring costs	-	-	-	9	-	1	-	-	10
Loss (gain) on disposition of assets, net	-	-	16	-	(270)	-	-	-	(254)
Transformation costs	-	-	45	-	-	-	-	-	45
Net loss (gain) on extinguishment of debt	-	3	-	-	-	-	-	(3)	-
Cash exchanged for leasing agreements eliminated in consolidation	-	-	(9)	-	9	-	-	-	-
Same store adjustment including closing costs	-	-	24	-	-	-	-	-	24
Other	-	-	22	8	-	-	(1)	-	29
Adj. EBITDA before non-controlling interests	(\$54)	\$591	\$9	\$8	\$1	(\$6)	\$22	(\$29)	\$542
Adjusted EBITDA attributable to IEP:									
Net income (loss)	\$5	\$4	(\$130)	(\$60)	\$256	(\$14)	(\$4)	(\$356)	(\$299)
Interest expense (income), net	-	60	(1)	9	(7)	2	(1)	282	344
Income tax (benefit) expense	-	(13)	(48)	12	(5)	-	-	48	(6)
Depreciation and amortization	-	276	65	17	18	5	28	-	409
EBITDA attributable to IEP	\$5	\$327	(\$114)	(\$22)	\$262	(\$7)	\$23	(\$26)	\$448
Impairment	-	-	25	14	-	-	-	-	39
Restructuring costs	-	-	-	8	-	1	-	-	9
Loss (gain) on disposition of assets, net	-	-	16	-	(270)	-	-	-	(254)
Transformation costs	-	-	45	-	-	-	-	-	45
Loss (gain) on extinguishment of debt, net	-	2	-	-	-	-	-	(3)	(1)
Cash exchanged for leasing agreements eliminated in consolidation	-	-	(9)	-	9	-	-	-	-
Same store adjustment including closing costs	-	-	24	-	-	-	-	-	24
Other	-	-	22	7	-	-	(1)	-	28
Adjusted EBITDA attributable to IEP	\$5	\$329	\$9	\$7	\$1	(\$6)	\$22	(\$29)	\$338

(1) The presentation of Adjusted EBITDA for "All Other Operating Segments" included in this presentation consists of results from our Food Packaging, Real Estate, Home Fashion, and Pharma segments.

Adjusted EBITDA Reconciliation by Segment – Year Ended December 31, 2024

(SMillions)	Investment	Energy	Automotive	Food Packaging ⁽¹⁾	Real Estate ⁽¹⁾	Home Fashion ⁽¹⁾	Pharma ⁽¹⁾	Holding Company	Consolidated
Adjusted EBITDA:									
Net (loss) income	(\$242)	(\$4)	(\$16)	(\$6)	(\$4)	(\$8)	\$9	(\$271)	(\$542)
Interest expense (income), net	-	77	(2)	11	(1)	1	(2)	219	303
Income tax (benefit) expense	-	(42)	(15)	-	-	-	-	32	(25)
Depreciation and amortization	-	363	74	24	15	6	28	1	511
EBITDA before non-controlling interests	(\$242)	\$394	\$41	\$29	\$10	(\$1)	\$35	(\$19)	\$247
Restructuring costs	-	-	-	2	-	1	-	-	3
Loss (gain) on disposition of assets, net	-	-	7	-	-	-	-	(3)	4
Transformation costs	-	-	38	-	-	-	-	-	38
Net gain on extinguishment of debt	-	-	-	-	-	-	-	(8)	(8)
Gain on sale of equity method Investment	-	(24)	-	-	-	-	-	-	(24)
Gain on lease termination	-	-	(38)	-	-	-	-	-	(38)
Same store adjustment including closing costs	-	-	10	-	-	-	-	-	10
Other	-	-	29	11	-	4	1	-	45
Adj. EBITDA before non-controlling interests	(\$242)	\$370	\$87	\$42	\$10	\$4	\$36	(\$30)	\$277
Adjusted EBITDA attributable to IEP:									
Net (loss) income	(\$132)	(\$18)	(\$16)	(\$5)	(\$4)	(\$8)	\$9	(\$271)	(\$445)
Interest expense (income), net	-	38	(2)	10	(1)	1	(2)	219	263
Income tax (benefit) expense	-	(24)	(15)	-	-	-	-	32	(7)
Depreciation and amortization	-	191	74	21	15	6	28	1	336
EBITDA attributable to IEP	(\$132)	\$187	\$41	\$26	\$10	(\$1)	\$35	(\$19)	\$147
Restructuring costs	-	-	-	2	-	1	-	-	3
Loss (gain) on disposition of assets, net	-	-	7	-	-	-	-	(3)	4
Transformation costs	-	-	38	-	-	-	-	-	38
Net gain on extinguishment of debt	-	-	-	-	-	-	-	(8)	(8)
Gain on sale of equity method Investment	-	(16)	-	-	-	-	-	-	(16)
Gain on lease termination	-	-	(38)	-	-	-	-	-	(38)
Same store adjustment including closing costs	-	-	10	-	-	-	-	-	10
Other	-	-	29	10	-	4	1	-	44
Adjusted EBITDA attributable to IEP	(\$132)	\$171	\$87	\$38	\$10	\$4	\$36	(\$30)	\$184

(1) The presentation of Adjusted EBITDA for "All Other Operating Segments" included in this presentation consists of results from our Food Packaging, Real Estate, Home Fashion, and Pharma segments.

Adjusted EBITDA Reconciliation by Segment – Year Ended December 31, 2023

(SMillions)	Investment	Energy	Automotive	Food Packaging ⁽¹⁾	Real Estate ⁽¹⁾	Home Fashion ⁽¹⁾	Pharma ⁽¹⁾	Holding Company	Consolidated
Adjusted EBITDA:									
Net (loss) income	(\$1,353)	\$831	(\$6)	\$13	\$16	(\$6)	(\$3)	(\$504)	(\$1,012)
Interest expense (income), net	-	52	-	12	-	1	(1)	189	253
Income tax expense (benefit)	-	189	(10)	4	-	-	-	(93)	90
Depreciation and amortization	-	363	81	25	13	7	28	1	518
EBITDA before non-controlling interests	(\$1,353)	\$1,435	\$65	\$54	\$29	\$2	\$24	(\$407)	(\$151)
Impairment	-	-	7	-	-	-	-	-	7
Credit loss on related party note receivable	-	-	-	-	-	-	-	139	139
Loss on deconsolidation of subsidiary	-	-	-	-	-	-	-	246	246
Restructuring costs	-	-	-	-	-	1	-	-	1
Gain on disposition of assets, net	-	-	(10)	-	-	-	-	-	(10)
Transformation costs	-	-	41	-	-	-	-	-	41
Net gain on extinguishment of debt	-	-	-	-	-	-	-	(13)	(13)
Same store adjustment including closing costs	-	-	4	-	-	-	-	-	4
Other	-	-	10	11	(1)	-	1	-	21
Adj. EBITDA before non-controlling interests	(\$1,353)	\$1,435	\$117	\$65	\$28	\$3	\$25	(\$35)	\$285
Adjusted EBITDA attributable to IEP:									
Net (loss) income	(\$701)	\$508	(\$6)	\$12	\$16	(\$6)	(\$3)	(\$504)	(\$684)
Interest expense (income), net	-	24	-	11	-	1	(1)	189	224
Income tax expense (benefit)	-	135	(10)	4	-	-	-	(93)	36
Depreciation and amortization	-	202	81	22	13	7	28	1	354
EBITDA attributable to IEP	(\$701)	\$869	\$65	\$49	\$29	\$2	\$24	(\$407)	(\$70)
Impairment	-	-	7	-	-	-	-	-	7
Credit loss on related party note receivable	-	-	-	-	-	-	-	139	139
Loss on deconsolidation of subsidiary	-	-	-	-	-	-	-	246	246
Restructuring costs	-	-	-	-	-	1	-	-	1
Gain on disposition of assets, net	-	-	(10)	-	-	-	-	-	(10)
Transformation costs	-	-	41	-	-	-	-	-	41
Net gain on extinguishment of debt	-	-	-	-	-	-	-	(13)	(13)
Same store adjustment including closing costs	-	-	4	-	-	-	-	-	4
Other	-	-	10	10	(1)	-	1	-	20
Adjusted EBITDA attributable to IEP	(\$701)	\$869	\$117	\$59	\$28	\$3	\$25	(\$35)	\$365

(1) The presentation of Adjusted EBITDA for "All Other Operating Segments" included in this presentation consists of results from our Food Packaging, Real Estate, Home Fashion, and Pharma segments.