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

April 12, 2018

Date of Report (Date of earliest event reported)

<u>Atlantic Acquisition Corp.</u> (Exact Name of Registrant as Specified in its Charter)

Delaware	001-38180	81-2717873
(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S. Employer Identification No.)
1250 Broadway, 36th Floor New York, NY		10001
(Address of Principal Executive Office	(Zip Code)	
Registrant's	telephone number, including area code: (646)	912-8918
_	N/A	
(Former r	name or former address, if changed since last i	report)
Check the appropriate box below if the Form 8-K filing following provisions:	is intended to simultaneously satisfy the filing	g obligation of the registrant under any of the
[] Written communications pursuant to Ru	le 425 under the Securities Act	
[X] Soliciting material pursuant to Rule 14a	-12 under the Exchange Act	
[] Pre-commencement communications pu	rsuant to Rule 14d-2(b) under the Exchange A	Act
[] Pre-commencement communications pu	rsuant to Rule 13e-4(c) under the Exchange A	Act
Indicate by check mark whether the registrant is an emer Rule 12b-2 of the Securities Exchange Act of 1934 (17 C		of the Securities Act of 1933 (17 CFR §230.405) or
Emerging growth company ⊠		
If an emerging growth company, indicate by check mark or revised financial accounting standards provided pursu	· ·	ended transition period for complying with any new

IMPORTANT NOTICES

HF Group Holding Corporation ("HF"), Atlantic Acquisition Corp. ("Atlantic"), and their respective directors, executive officers and employees and other persons may be deemed to be participants in the solicitation of proxies from the holders of Atlantic common stock in respect of the proposed transaction described herein. Information about Atlantic's directors and executive officers and their ownership of Atlantic's common stock is set forth in Atlantic's Annual Report on Form 10-K for the year ended December 31, 2017 filed with the SEC, as modified or supplemented by any Form 3 or Form 4 filed with the SEC since the date of such filing. Other information regarding the interests of the participants in the proxy solicitation will be included in the proxy statement pertaining to the proposed transaction when it becomes available. These documents can be obtained free of charge from the sources indicated above.

In connection with the transaction between HF and Atlantic, Atlantic filed a preliminary proxy statement on Schedule 14A with the Securities and Exchange Commission (the "SEC") on April 6, 2018. Promptly after filing its definitive proxy statement with the SEC, Atlantic will mail the definitive proxy statement and a proxy card to each stockholder entitled to vote at the special meeting relating to the transaction. INVESTORS AND SECURITY HOLDERS OF ATLANTIC ARE URGED TO READ THESE MATERIALS (INCLUDING ANY AMENDMENTS OR SUPPLEMENTS THERETO) AND ANY OTHER RELEVANT DOCUMENTS IN CONNECTION WITH THE TRANSACTION THAT ATLANTIC WILL FILE WITH THE SEC WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT ATLANTIC, HF AND THE TRANSACTION. The definitive proxy statement, the preliminary proxy statement and other relevant materials in connection with the transaction (when they become available), and any other documents filed by Atlantic with the SEC, may be obtained free of charge at the SEC's website (www.sec.gov) or by writing to Atlantic Acquisition Corp., 1250 Broadway, 36th Floor, New York, NY 10001.

This current report on Form 8-K contains certain "forward-looking statements" within the meaning of the Securities Act of 1934 and the Securities Exchange Act of 1934, both as amended by the Private Securities Litigation Reform Act of 1995. Statements that are not historical facts, including statements about the pending transaction between Atlantic and HF and the transactions contemplated thereby, and the parties' perspectives and expectations, are forward looking statements. Such statements include, but are not limited to, statements regarding the proposed transaction, including the anticipated initial enterprise value and post-closing equity value, the benefits of the proposed transaction, integration plans, expected synergies and revenue opportunities, anticipated future financial and operating performance and results, including estimates for growth, the expected management and governance of the combined company, and the expected timing of the transactions contemplated by the merger agreement between Atlantic and HF dated March 28, 2018 (the "Merger Agreement"). The words "expect," "believe," "estimate," "intend," "plan" and similar expressions indicate forward-looking statements. These forward-looking statements are not guarantees of future performance and are subject to various risks and uncertainties, assumptions (including assumptions about general economic, market, industry and operational factors), known or unknown, which could cause the actual results to vary materially from those indicated or anticipated.

Such risks and uncertainties include, but are not limited to: (i) risks related to the expected timing and likelihood of completion of the pending transaction, including the risk that the transaction may not close due to one or more closing conditions to the transaction not being satisfied or waived, such as regulatory approvals not being obtained, on a timely basis or otherwise, or that a governmental entity prohibited, delayed or refused to grant approval for the consummation of the transaction or required certain conditions, limitations or restrictions in connection with such approvals, or that the required approval of the Merger Agreement by the stockholders of Atlantic was not obtained; (ii) the occurrence of any event, change or other circumstances that could give rise to the termination of the Merger Agreement; (iii) the risk that there may be a material adverse change with respect to the financial position, performance, operations or prospects of HF or Atlantic; (iv) risks related to disruption of management time from ongoing business operations due to the proposed transaction; (v) the risk that any announcements relating to the proposed transaction could have adverse effects on the market price of Atlantic's common stock; (vi) the risk that the proposed transaction and its announcement could have an adverse effect on the ability of HF to retain customers and retain and hire key personnel and maintain relationships with their suppliers and customers and on their operating results and businesses generally; (vii) risks related to successfully integrating the companies, which may result in the combined company not operating as effectively and efficiently as expected; and (viii) risks associated with the financing of the proposed transaction.

A further list and description of risks and uncertainties can be found in Atlantic's Annual Report on Form 10-K for the fiscal year ending December 31, 2017 filed with the SEC, in Atlantic's quarterly reports on Form 10-Q filed with the SEC subsequent thereto and in the proxy statement on Schedule 14A that will be filed with the SEC by Atlantic in connection with the proposed transaction, and other documents that the parties may file or furnish with the SEC, which you are encouraged to read. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those indicated or anticipated by such forward-looking statements. Accordingly, you are cautioned not to place undue reliance on these forward-looking statements. Forward-looking statements relate only to the date they were made, and Atlantic, HF, and their subsidiaries undertake no obligation to update forward-looking statements to reflect events or circumstances after the date they were made except as required by law or applicable regulation.

Item 8.01. Other Events

Atlantic Acquisition Corp. intends to use the attached presentation in meetings with investors commencing April 13, 2018. The materials attached as Exhibit 99.1 are incorporated by reference herein.

Item 9.01. Financial Statements and Exhibits

(c) Exhibits:

Exhibit No. Description

99.1 Presentation dated April 2018

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.

Dated April 12, 2018

ATLANTIC ACQUISITION CORP.

By: /s/ Richard Xu Name: Richard Xu

Title: Chief Executive Officer





ATLANTIC ACQUISITION CORP.

Acquisition of HF Group Holding Corporation Investor Presentation



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DISCLAIMER (CONTINUED)



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COMPANY OVERVIEW



Company Overview

- Proposition: Leading foodservice distributor for Asian/Chinese restaurants, primarily Chinese takeout restaurants mainly serving non-Chinese Americans.
- Market: Growing consumption trend for food-away from home, from 41.2% in 2014.to 43.8% in 2016.
- Founded: 1997 by Zhou Min Ni, and his wife, Chan Sin Wong.
- Distribution Network: 3,200 Chinese restaurants across 10 states in southeastern US.
- Infrastructure: three distribution centers in NC, FL and GA, with a feet of 105 refrigerated vehicles.
- Employees: ~400

Key Financials(1)

	2017	2016	Change(%)
Net Revenue	295.5M	279.5M	5.7%
Net Income Attributable to HF Group	9.6M	4.7M	104.6%
Pro Forma Net Income Attributable to HF Group (4)	6.2M	2.5M	148.0%
Pro Forma Net Income Margin	2.1%	0.9%	
Adjusted EBITDA (5)	\$14.0M	\$8.0M	75.4%
Adjusted EBITDA Margin	4.7%	2.9%	

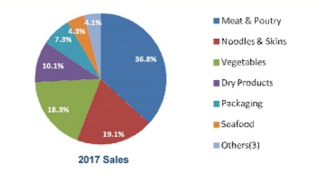


Fiscal year ended December 31
 For the year ended December 31, 2017
 Others include canned foods, frozen pastry and stensils

History



Sales by Category(2)



^{4.} Majority of HF Group's subsidiaries elected to be taxed as 5 Corp. before 2018 and will be taxed as C Corp. beginning in 2018. Per forms net income was calculated with consideration of the income tax effect of C Corp. 5. Please refer to Reconcilation of Adjusted RBIND on page 22

INVESTMENT HIGHLIGHTS



- Food distribution Industry serving Chinese Restaurants is highly fragmented with unsophisticated players
- Growing market with the increasing trend to consume food away from home and increasing consumption of Chinese cuisines
- Niche market with natural culture barriers for entry
- Pioneer advantages with a well-developed logistics infrastructure and distribution network
- Economies of scale provides strong negotiating power with suppliers and allows HF Group to offer competitive prices to customers
- 6 Over 20 years of operational experience and successful growth record



HF Group is well positioned to CONSOLIDATE the industry

TRANSACTION SUMMARY







TRANSACTION OVERVIEW



Transaction

- HF Group Merger Sub Inc., a Delaware corporation and wholly-owned subsidiary of Atlantic Acquisition Corp. ("ATAC"), will merge with and into HF Group Holding Corporation, a North Carolina corporation ("HF Group"), resulting in HF Group becoming a wholly owned subsidiary of Atlantic.
- Transaction is expected to close in 3rd Quarter of 2018.

Valuation

- Valuation of HF Group :
 - \$199.7M of equity value/32.2x 2017 pro forma net income of \$6.2M⁽¹⁾, or
- \$231.6M of total enterprise value/16.6x 2017 adjusted EBITDA of \$14.0M

Consideration

- ATAC will pay HF Group's current stockholders:
 - 19.97 million shares issued to the shareholders of HF Group at a deemed value of \$10.00 per share

Post-Transaction Management

- HF Group management will continue to operate the business post-transaction
- The Board post transaction will consist of 5 directors designated by HF Group

 Majority of HiF Group's subsidiaries elected to be taxed as 5 Corp. before 2017, and will be taxed as C Corp. beginning in 2018, 2017 pro forma net income was calculated with consideration of the income tax effect of C Corp.

CAPITALIZATION AND OWNERSHIP (PRO FORMA)



Capitalization	on and	Owner	ship		
(\$ in millions	except s	hare an	ıd per	share	data)

Purchase Consider	ration				Pro Forma Capitalization					
Share Consideration								Maximum		No
							_	Conversion ⁽³⁾		version ⁽⁴⁾
19,969,833 Common Stocks to be	Issued ⁽¹⁾)	S	199.7	Cash ⁽³⁾		\$	10.6	S	50.4
Valuation Multiples on 2017 Pro	Forma N	let Income(1)		32.2x	Net Assets ⁽³⁾		\$	31.4	S	71.2
					Total Assets ⁽³⁾		\$	85.2	S	125.0
Implied Enterprise Value			5	231.6	Market Cap		\$	224.34	S	263.2
Valuation Multiples on 2017 Adj	usted EB	ITDA		16.6x	Market Cap/2017 Pro Forma Net Income			36.2x		42.5x
					Pro Forma Enterprise Value		\$	252.41	S	291.3
Sources					Pro Forma Enterprise Value/2017 Adjusted	EBITDA		18.0x		20.8x
Cash in the Trust Account(2)			\$	45.3						
Uses		Maximum onversion ⁽³⁾	Co	No onversion ⁽⁴⁾		Pro Forma Own	ership			
Share Redemption ⁽²⁾	S	39.8	S	-		Maximum Cor	iversion ⁽³⁾	No Conv	ersion(0
Deferred Underwriting Fees		1.1		1.1	Post Transaction Share Cap(3):	Shares	% of Total	Shares	%	of Total
Transaction Fees		0.5		0.5	Atlantic Public Shareholders	982,840	4.4%	4,867,500		18.5%
Cash for Working Capital		3.9		43.7	Atlantic Insider Shares	1,106,247	4.9%	1,106,247		4.2%
Total Uses	S	45.3	\$	45.3	Atlantic Private Placement Shares	375,375	1.7%	375,375		1.4%
					Shares Issued to HF Group's shareholders	19,969,833	89.0%	19,969,833		75.9%

Note:

- (1) The shares will be valued at a price of \$10.00 per share
- (2) As of December 31, 2017
- (3) Assumes maximum of 3.9 million public shares are redeemed
- (4) Assumes no public shares are redeemed

TOTAL

(5) Includes the underlying shares to be issued for automatic conversion of rights at the closing

22,434,295

100.0%

26,318,955

(6) Caculated assuming the Group was taxed as C corp. in 2017

8

100%

MANAGEMENT AND BOARD AFTER MERGER



Management

Zhou Min Ni – CEO, Chairman of Board

- Founded HF Group in 1997
- · Over 20 years of experience in food distribution industry
- Experienced in strategies development, financing, acquisitions, business expansion, inventory procurement and vendor management

Chan Sin Wong* — President, Director

- · Co-founded HF Group in 1997
- · Over 20 years of experience in food distribution industry
- Extensive experience in sales marketing, inventory, logistics distribution, human resources, regulations and legal compliance

Jian Ming Ni – CFO

- CFO of HF Group since 2008
- Management Consultant of Han Feng Inc., one of HF Group's subsidiaries from 2003 to 2008
- · Previously President at East Machinery Group
- · Experienced in accounting, financing and financial supervision
- Master's Degree in science of Accounting and CPA

Directors

Ren Hua Zheng – Independent Director

- Independent Director of ATAC since June 2017
- founder and manager of Hope Kitchen Cabinets and Stone Supply LLC, a cabinet decoration company in the US since January 2006
- experience includes strategy implementation, sale and marketing, cost analysis and financial budget supervision in enterprise operation.

Hong Wang- Independent Director

- A Full Professor of Management Information Systems North Carolina A&T State University
- a Visiting Professor at Yunnan University of Finance and Economics in, Dalian Maritime University in China since and Henan Polytech University in China
- over 30 years of university teaching experience in Management Sciences, Operations Research, Optimization, Business Environment, Management Concepts, Strategic Management

Zhehui Ni – Independent Director and Chairman of Audit Committee

- Vice President of Shanghai Electric Investment Company since 2014, charged with strategic and financial investment
- Associate at Haixiahuifu Investment Company and senior consultant in Deloitte Touche Tohmatsu Shanghai Office
- Experienced in equity investment, corporate finance and investment related tax structuring.
- Master's degree and bachelor's degree in international economic law from Shanghai Jiaotong University.
- . CPA and CTA of China, and passed the bar exam in the PRC.

* Chan Sin Wong is the wife of Zhou Min Ni.

TARGET MARKET ANALYSIS







GROWING POTENTIAL FROM ULTIMATE CONSUMERS

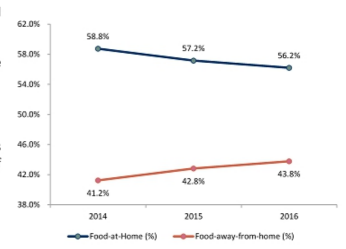


Market Features

Tens of thousands of Chinese takeout restaurants spread all around the U.S., including urban and suburban areas

- Chinese takeout restaurants primarily serve non-Chinese American consumers
- Trend for consuming food away from home is growing
- The popularity of Chinese cuisines among Americans continue to increase with the growing influence of China's economy

Food Consumption Trend



U.S. population has a growing preference for having food away from home, increasing from 41.2% in $2014.to\ 43.8\%$ in 2016 .

1. Source: National Restaurant Association

CULTURE IS A NATURAL ENTRY BARRIER



Currently, HF Group believes over 80% of the Chinese takeout restaurants it serves are operated and owned by individual families with 2 or 3 workers, from Fuzhou, the province capital of Fujian, and continue to use Mandarin or Fuzhou dialect as their daily language.



Unique Cooking Styles and ingredients for Chinese Cuisines

- Special vegetables, such as Chinese Cabbage, Chinese Broccoli and bitter melons
- Variety of rice, noodles, dumpling and dim sum for staple foods
- Use Chinese and Asian seasonings and spices for cooking, including peanut oil, cooking wine, vinegars, and dark soy sauce



A large variety of food products can't be widely found from mainstream suppliers

HF Group's cultural background gives an in-depth understanding of unique Chinese and Asian consumption habits, which makes it better serve the market niche

CURRENT MARKET LANDSCAPE



Significant Opportunities for Consolidation and Potential Improvement

Highly Fragmented Niche Market

- No absolute nation-wide leader
- Most participants are small players such as wholesalers and import brokers, without the support of strong logistics infrastructure
- Mainstream distributors haven't been able to earn a significant share

HF GROUP LEADS THE REGIONAL MARKET

 Excellent timing to consolidate and cement dominant market position

Space for Value Added Services

- Take out restaurants are usually small (about 1,000 ft²) and have few workers
- Prefer efficient customer service in Mandarin and Fuzhou dialect
- Demand semi-processed products and value added services to support their limit resources

THE MARKET HAS POTENTIAL FOR IMPROVEMENT

Infrastructure Barrier for New Entrants

- It requires a large capital investment and resources to build logistics infrastructure with warehouse and fleet of trucks to cover distribution network
- Economies of scale provides strong negotiating power with vendors and price advantages for customers

HF GROUP HAS A WELL
DEVELOPED INFRSTRUCTURE
AND GAINS ECONOMIES OF
SCALE

Growth Potential

- Growing preference in U.S. for consuming food away from home (from 41.2% in 2014 to 43.8% in 2016) (1)
- The popularity of Chinese cuisines among Americans continue to increase with the growing influence of China's economy

MARKET HAS CONTINUING GROWTH POTENTIAL

HF GROUP has built regional leadership and is READY TO CATCH THE WAVE

1. Source: National Restaurant Association

BUSINESS AND OPERATIONS







BUSINESS MODEL

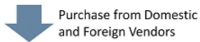


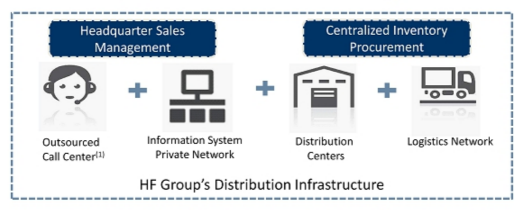






Deliver Variety of Products and Value Added Services



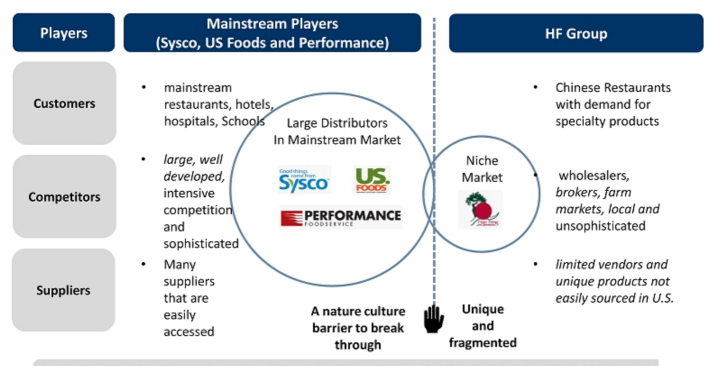


HF Group's has developed an integrated distribution infrastructure to provide one-stop service for Asian/Chinese restaurants

1. HF Group outsources its sales and customer service to a call center located in China

COMPARABLE COMPANIES



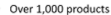


Compared with large foodservice distributors in the mainstream market, HF Group has a similar business model, however, it serves a niche market with a natural cultural barrier and has unsophisticated competitors and a limited number of vendors

STRENGTHS AND MARKET POSITION







Specialty products for Chinese



Three Warehouses, over 400,000 ft2:

- ·Greensboro, NC
- ·Ocala, FL
- Atlanta, GA



 105 refrigerated vehicles

Outsourced call center service



- Low operating costs
- Providing customer service in Chinese
- Effective sales and promotion





- Cultural understanding
- Native Language
- **Efficient Operation**
- Competitive prices
- **Prompt Delivery**



- Serving 3,200 Restaurants
- Distribution Network covering 10 states



- · Proprietary electronic information system for customer relationship and inventory management
- Private network for instant communication



- Strong management with over experience of 20 years
- Proven growth from zero to regional leader

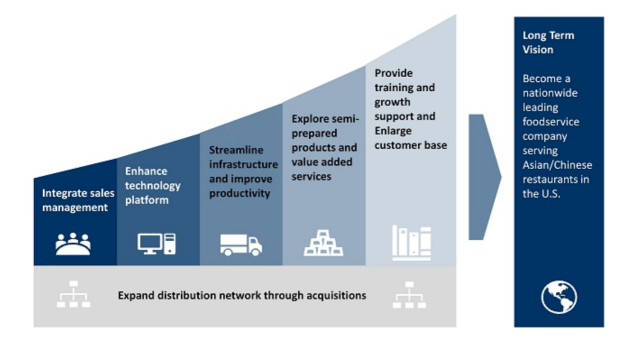


GROWTH STRATEGY



GROWTH STRATEGY





ACQUISITIONS are a key strategy for HF Group to grow

EXPANSION PLAN





HF Group plans to expand its business nationwide in the next three years, mainly through acquisitions and with support from the capital markets.

1. Source: The US Census Bureau, 5-year estimate, 2011-2015

APPENDIX



VALUATION COMPARISON



			Enterprise	terprise Market Cap/Revenue		EV/EBITDA			P/E				
Company Name	Exchange	Ticker	Value	Market Cap	2016A	2017A	2018E	2016A	2017A	2018E	_2016A	2017A	2018E
(USD in millions, except multiple data) Food distributors in the US													
rood distributors in the CS													
Sysco Corporation	NYSE	SSY	39,199	31,287	0.62	0.57	0.53	15.09	12.05	11.95	32.93	27.37	21.11
US Foods Holding Corp.	NYSE	USFD	10,371	7,104	0.31	0.29	0.28	10.67	9.80	9.15	33.83	26.21	16.60
Performance Food Group Company	NYSE	PFGC	4,240	3,128	0.19	0.19	0.18	11.55	10.84	9.79	45.80	32.48	17.47
The Chefs' Warehouse, Inc. Logistic companies in China	NasdaqGS	CHEF	912	656	0.55	0.50	0.46	15.33	13.86	12.06	217.22	45.56	30.37
ZTO Express (Cayman) Inc.	NYSE	ZTO	9,096	10,683	7.50	5.18	3.98	20.17	15.63	10.23	38.15	21.41	16.67
S.F. Holding Co., Ltd.	SHSE	002352	34,208	35,098	3.84	3.11	2.57	N/A	23.13	20.42	52.82	46.27	40.66
YTO Express Co., Ltd.	SHSE	600233	6,857	7,138	2.67	2.25	1.79	21.75	N/A	15.15	32.72	31.11	24.00
Average			14,983	13,585	2.24	1.73	1.40	15.76	14.22	12.68	64.78	32.92	23.84
Median			9,096	7,138	0.62	0.57	0.53	15.33	13.86	12.06	38.15	31.11	21.11
HF Group			232	200	0.71	0.68	0.64	29.10	16.50	15.80	80.90	32.20	24.30

1. Source: 4-traders.com - Thomas Routers, data as of March 29, 2018

KEY FINANCIAL INFORMATION



Reconciliation of Adjusted EBITDA $^{(1)}$

	For Years ended December 31,				
		2017		2016	Change (%)
Net income attributable to HF Group	\$	9,646,071	\$	4,715,164	104.6%
Net income attributable to non-controlling interest		431,999		116,122	272.0%
Interests expenses		1,268,953		1,059,262	19.8%
Income tax provision		623,266		191,922	224.7%
Depreciation & Amortization		2,004,374		1,885,597	6.3%
Adjusted EBITDA	\$	13,974,663	\$	7,968,067	75.4%
Percentage of revenue		4.7%		2.9%	

^{1.} HF Group's management defines Adjusted EBITDA as earnings before interest expense, income taxes, depreciation and amortization expense, and non-recurring expenses. All of the omitted items are either (i) non-cash items or (ii) items that HF Group does not consider in assessing its on-going operating performance





	For the Years Ended December 31,			
		2017	2016	_
Net revenue - third parties	\$	277,100,116	\$ 260,923,96	67
Net revenue - related parties		18,449,864	18,576,26	68
TOTAL NET REVENUE		295,549,980	279,500,23	35
Cost of revenue - third parties		234,421,287	225,788,93	34
Cost of revenue - related parties		17,193,726	17,404,17	78
COST OF REVENUE		251,615,013	243,193,11	12
GROSS PROFIT		43,934,967	36,307,12	23
DISTRIBUTION, SELLING AND ADMINISTRATIVE EXPENSES		32,924,877	30,578,84	40
INCOME FROM OPERATIONS		11,010,090	5,728,28	83
Other Income (Expense)				_
Interest income		21,105	1,63	34
Interest expense and bank charges		(1,339,897)	(1,076,08	8)
Other income		1,010,038	369,31	79
Total other income (expenses), net		(308,754)	(705,07	5)
INCOME BEFORE INCOME TAX PROVISION		10,701,336	5,023,20	08
PROVISION FOR INCOME TAXES		623,266	191,92	22
NET INCOME		10,078,070	4,831,28	86
Less: net income attributable to non-controlling interest NET INCOME ATTRIBUTABLE TO HF GROUP HOLDING	1	431,999	116,12	22
CORPORATION	<u>s</u>	9,646,071	<u>s</u> 4,715,10	64

BALANCE SHEET



	As of December 31,					
	_	2017		2016		
ASSETS						
CURRENT ASSETS:						
Cash	\$	6,086,044	\$	5,956,145		
Accounts receivable, net		14,700,854		14,119,696		
Accounts receivable - related parties, net		1,586,420		2,851,441		
Inventories, net		22,669,225		23,519,598		
Advances to suppliers, net		1,042,554		1,127,276		
Advances to suppliers - related parties, net		3,248,309		733,531		
Other current assets		554,865		3,234,254		
TOTAL CURRENT ASSETS		49,888,271		51,541,941		
Property and equipment, net		21,709,467		14,999,424		
Long-term notes receivable		764,493		-		
Long-term notes receivable - related parties		6,860,056		4,364,555		
Other long-term assets		1,435,613		1,710,198		
TOTAL ASSETS	S	80,657,900	\$	72,616,118		





	As of December 31,				
		2017		2016	
CURRENT LIABILITIES:					
Lines of credit	\$	11,894,146	\$	13,694,146	
Accounts payable		17,275,485		17,057,903	
Accounts payable - related parties		4,075,927		4,041,928	
Advance from customers		49,677		58,077	
Advance from customers - related parties		1,350,296		975,766	
Current portion of long-term debt, net		1,372,125		1,132,547	
Current portion of obligations under capital leases		434,003		376,218	
Income tax payable		512,415		97,295	
Shareholder distribution payable		1,000,000		-	
Accrued expenses		991,388		908,584	
TOTAL CURRENT LIABILITIES		38,955,462		38,342,464	
Long-term debt, net		14,249,579		9,336,659	
Obligations under capital leases, non-current		118,535		552,539	
Deferred tax liabilities		436,212		26,236	
TOTAL LIABILITIES		53,759,788		48,257,898	

BALANCE SHEET (CONTINUED)



	As of Dec	cember 31,
	2017	2016
SHAREHOLDERS' EQUITY:		
Common stock, no par value, 100,000,000 voting common shares and 100,000,000 non-voting common shares authorized; 100,000 voting shares issued and outstanding as of December 31, 2017 and 2016, respectively; no non-voting common shares issued and outstanding as of December 31, 2017 and 2016	-	_
Additional paid-in capital	21,551,700	13,719,119
Retained earnings	4,255,213	9,979,901
Total shareholders' equity	25,806,913	23,699,020
Noncontrolling interest	1,091,199	659,200
TOTAL SHAREHOLDERS' EQUITY	26,898,112	24,358,220
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	80,657,900	\$ 72,616,118

