M&A Process and Corporate Development

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Repeatable M&A Process Drives Deal Pipeline
Large Opportunity Set Provides Attractive and Durable Pipeline

- From 2016 to 2020, VCs invested $135B in 18,000 companies within infrastructure software.
- Significant pool of opportunities for Progress to selectively pursue.
- Internal exercise identified ~1,100 companies in infrastructure software, with over ~350 with revenue greater than $25M.

<table>
<thead>
<tr>
<th>Year</th>
<th>Company Count</th>
<th>Deal Count</th>
<th>Capital Invested (US$ in mm)</th>
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<tr>
<td>2022</td>
<td>4,465</td>
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<td>2021</td>
<td>4,776</td>
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<td>2020</td>
<td>3,888</td>
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<td>3,970</td>
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<td>3,552</td>
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<td>2010</td>
<td>856</td>
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Source: Pitchbook

Total Growth Strategy Pillars

1. Invest and Innovate
2. Acquire and Integrate
3. Drive Customer Success

Disciplined M&A

• Experienced corporate development team that has overseen M&A with >$10B in aggregate transaction value
• Strong top of funnel with healthy pipeline of quality opportunities
• Accretive to Progress
• Continuous process improvement through retrospectives
Well Defined M&A Framework

Financial Characteristics
- High recurring revenue and customer retention
- Potential to achieve operational efficiency

End Market Alignment
- Cast a wide net across infrastructure software/all aspects of the software development lifecycle
- Tight alignment increases synergy potential

Appropriate Sizing
- ~10-25% of Progress current revenues

ROIC > WACC
- Focused on sustained returns, accretive
Focus on Integration and Cost Synergy Realization

Integration Guiding Principles
- Protect the business
- Plan comprehensively and execute rapidly
- Communication and transparency
- Provide leadership at all levels
- Achieve results

Integration Goals & Objectives
- 12-month integration timeline
- Achieve pre-deal cost synergy targets
- Optimize for customer success
- Retain key personnel
- Improve retention rates/maximize ARR
Kudos to the Progress team on the quality of their communications. This has been the most positive, well-planned and comprehensive communication cascade I’ve ever seen.

Operations Principal, PE Firm
M&A Track Record

Total Growth Strategy Implemented
- Revenue $379M

CAGR ~12.5%

Ipswitch
- Revenue $432M

FY '18

Chef
- Revenue $456M

FY '19

Kemp
- Revenue $557M

FY '20

MarkLogic
- Revenue ~$684M*

FY '23E

Revenue $611M

FY '21

Revenue $456M

FY '22

Revenue $432M

FY '23E

$4.13 EPS

Revenue $379M

$2.19 EPS

All financial results shown are on a non-GAAP basis

* Mid-point of guidance as of March 28, 2023
Successful Track Record of Value-Added Acquisitions

About Ipswitch
- Network monitoring and managed file transfer
- ~24,000 active customers in 170 countries

Value to Progress
- Improved growth rates, operating margins, recurring revenue and retention rates

About Chef
- DevOps and DevSecOps
- 700+ customers, many blue-chip enterprises

Value to Progress
- Achieved Progress operating margins while adding more developers than before the acquisition (R&D investment)

About Kemp
- Load balancing, network performance, detection & response
- 1,000+ customers

Value to Progress
- Enhanced our distribution model with two-tier distributors and OEM Partners (Dell)

About MarkLogic
- NoSQL database and metadata refinement platform
- 300+ customers

Value to Progress
- Strengthens capabilities with adjacencies to DataDirect
Progress is an Acquirer of Choice

**Speed & High Certainty to Close**

Our acquisition model prioritizes speed, efficiency and high certainty-to-close, thanks to our deep executive involvement and strong capitalization. As a publicly traded company with over 40 years of successful acquisitions, Progress has strong M&A expertise.

**Strong Customer Loyalty**

A deep infrastructure software product portfolio, exceptional customer service and a 20% annual reinvestment into R&D has earned Progress a loyal and global following of over 100,000 enterprise customers and 3.5 million developers.

**Unwavering Employee Commitment**

Our high employee retention rate, commitment to personal development and ability to empower people to pursue their passions, drives innovation and fuels a thriving and award-winning corporate culture.
Throughout the entire diligence process, the full diligence team is much more engaged, thorough and collaborative as compared to many of its peers. They really get to know a target before entering into a definitive agreement, allowing for a solid integration plan on day-one.

DLA Piper
Partner

Progress was incredibly thoughtful throughout the entire integration process. The employee onboarding experience was highly informative and well-orchestrated, while each customer was attentively managed with great care.

VP, Product Strategy
(formerly Kemp Technologies)
Perspectives on 2023 M&A Environment

- Expect more VC-backed companies to come to market with more rational valuation expectations
- Multiple reports suggest greater sell-side activity
- Reticence from other "buyers" to do deals amid greater macro-economic conditions

Anticipate market conditions to trend in favor of Progress over next 2 years
Summary

Disciplined M&A process, with robust pipeline of attractive growth opportunities

Targeted financial criteria provides roadmap for success (ROIC > WACC)

Well positioned to leverage scale and experience to extract operating and cost synergies

Generating positive results from the prudent application of our M&A playbook

We expect the M&A market dynamics to move in our favor over the next 2 years
Disclosure Slides

Safe Harbor / Forward Looking Statements

GAAP/non-GAAP Reconciliation
Forward Looking Statements

This presentation contains statements that are “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. Progress has identified some of these forward-looking statements with words like “believe,” “may,” “could,” “would,” “might,” “should,” “expect,” “intend,” “plan,” “target,” “anticipate” and “continue,” the negative of these words, other terms of similar meaning or the use of future dates. Forward-looking statements in this presentation include, but are not limited to, statements regarding Progress’s strategy; future revenue growth, operating margin and cost savings; strategic partnering and marketing initiatives; the timing of, or our ability to close, the MarkLogic acquisition or the results expected therefrom; and other statements regarding the future operation, direction, prospects and success of Progress’s business. There are a number of factors that could cause actual results or future events to differ materially from those anticipated by the forward-looking statements, including, without limitation: (i) economic, geopolitical and market conditions can adversely affect our business, results of operations and financial condition, including our revenue growth and profitability, which in turn could adversely affect our stock price; (ii) our international sales and operations subject us to additional risks that can adversely affect our operating results, including risks relating to foreign currency gains and losses; (iii) we may fail to achieve our financial forecasts due to such factors as delays or size reductions in transactions, fewer large transactions in a particular quarter, fluctuations in currency exchange rates, or a decline in our renewal rates for contracts; (iv) if the security measures for our software, services, other offerings or our internal information technology infrastructure are compromised or subject to a successful cyber-attack, or if our software offerings contain significant coding or configuration errors, we may experience reputational harm, legal claims and financial exposure; (v) the timing of, or our ability to close, the proposed MarkLogic acquisition or the results expected therefrom; and (vi) risks related to the potential disruption of management’s attention due to the acquisition of MarkLogic. For further information regarding risks and uncertainties associated with our business, please refer to our filings with the Securities and Exchange Commission, including our Annual Report on Form 10-K for the fiscal year ended November 30, 2022. Progress undertakes no obligation to update any forward-looking statements, which speak only as of the date of this presentation.

Non-GAAP Financial Measures

We refer to certain non-GAAP financial measures in this presentation, including but not limited to, non-GAAP revenue, non-GAAP income from operations and operating margin, adjusted free cash flow, annual recurring revenue (“ARR”), Net Retention Rate (“NRR”), and non-GAAP diluted earnings per share. These non-GAAP measures are not prepared in accordance with generally accepted accounting principles (“GAAP”). Please see "Important Information Regarding Non-GAAP Financial Information" below for additional information. A reconciliation between non-GAAP measures and the most directly comparable GAAP measures appears in our earnings press release for the fiscal quarter ended February 28, 2023, which is furnished on a Form 8-K concurrently with this presentation and is available in the Investor Relations section of our website.
Important Information Regarding Non-GAAP Financial Information

Progress furnishes certain non-GAAP supplemental information to its financial results. We use such non-GAAP financial measures to evaluate our period-over-period operating performance because our management team believes that by excluding the effects of certain GAAP-related items that in their opinion do not reflect the ordinary earnings of our operations, such information helps to illustrate underlying trends in our business and provides us with a more comparable measure of our ongoing business, as well as greater understanding of the results from the primary operations of our business. Management also uses such non-GAAP financial measures to establish budgets and operational goals, evaluate performance, and allocate resources. In addition, the compensation of our executives and non-executive employees is based in part on the performance of our business as evaluated by such non-GAAP financial measures. We believe these non-GAAP financial measures enhance investors’ overall understanding of our current financial performance and our prospects for the future by: (i) providing more transparency for certain financial measures, (ii) presenting disclosure that helps investors understand how we plan and measure the performance of our business, (iii) affords a view of our operating results that may be more easily compared to our peer companies, and (iv) enables investors to consider our operating results on both a GAAP and non-GAAP basis (including following the integration period of our prior and proposed acquisitions). However, this non-GAAP information is not in accordance with, or an alternative to, generally accepted accounting principles in the United States (“GAAP”) and should be considered in conjunction with, and not as an alternative to, the GAAP information included in our financial statements and related press releases. We consider these types of costs and adjustments, to a great extent, to be unpredictable and dependent on the timing and magnitude of our acquisition transactions and the maturities of the businesses acquired. Adjustments include preliminary estimates relating to the valuation of intangible assets from MarkLogic Corporation (“MarkLogic”), which we acquired on February 7, 2023. The final amounts will not be available until the Company’s internal procedures and reviews are completed.

In this presentation, we may reference the following non-GAAP financial measures:

- Acquisition-related revenue - We include acquisition-related revenue, which constitutes revenue reflected as pre-acquisition deferred revenue that would have been recognized prior to our adoption of Accounting Standards Update No. 2021-08, Business Combinations (Topic 805): Accounting for Contract Assets and Contract Liabilities from Contracts with Customers (“ASU 2021-08”) during the fourth quarter of fiscal year 2021. The acquisition-related revenue in our results relates to Chef Software, Inc. and Jigsaw, Inc., which we acquired on October 5, 2020 and April 30, 2019, respectively. Since GAAP accounting required the elimination of this revenue prior to the adoption of ASU 2021-08, GAAP results alone do not fully capture all of our economic activities. We believe these adjustments are useful to management and investors as a measure of the ongoing performance of the business because, although we cannot be certain that customers will renew their contracts, we have historically experienced high renewal rates on maintenance and support agreements and other customer contracts. Upon our adoption of ASU 2021-08, this adjustment is no longer required or subsequent acquisitions. The remaining adjustment is related to our acquisition of Chef and is expected to continue through the end of fiscal year 2023.

- Amortization of acquired intangibles - We exclude amortization of acquired intangibles because those expenses are unrelated to our core operating performance and the intangible assets acquired vary significantly based on the timing and magnitude of our acquisition transactions and the maturities of the businesses acquired. Adjustments include preliminary estimates relating to the valuation of intangible assets from MarkLogic Corporation (“MarkLogic”), which we acquired on February 7, 2023. The final amounts will not be available until the Company's internal procedures and reviews are completed.

- Stock-based compensation - We exclude stock-based compensation to be consistent with the way management and, in our view, the overall financial community evaluates our performance and the methods used by analysts to calculate consensus estimates. The expense related to stock-based awards is generally not controllable in the short-term and can vary significantly based on the timing, size and nature of awards granted. As such, we do not include these charges in operating plans.

- Restructuring expenses - In all periods presented, we exclude restructuring expenses incurred because those expenses distort trends and are not part of our core operating results. Adjustments include preliminary estimates relating to restructuring expenses from MarkLogic. The final amounts will not be available until the Company’s internal procedures and reviews are completed.

- Acquisition-related expenses - We exclude acquisition-related expenses in order to provide a more meaningful comparison of the financial results to our historical operations and forward-looking guidance and the financial results of less acquisitive peer companies. We consider these types of costs and adjustments, to a great extent, to be unpredictable and dependent on a significant number of factors that are outside of our control. Furthermore, we do not consider these acquisition-related costs and adjustments to be related to the organic continuing operations of the acquired businesses and are generally not relevant to assessing or estimating the long-term performance of the acquired assets. In addition, the size, complexity and/or volume of past acquisitions, which often drives the magnitude of acquisition-related costs, may not be indicative of the size, complexity and/or volume of future acquisitions.
Important Information Regarding Non-GAAP Financial Information

- **Cyber incident** - We exclude certain expenses resulting from the detection of irregular activity on certain portions of our corporate network, as more thoroughly described in the Form 8-K that we filed on December 19, 2022. Expenses include costs to investigate and remediate the cyber incident, as well as legal and other professional services related thereto. Cyber incident costs are provided net of expected insurance recoveries, although the timing of recognizing insurance recoveries may differ from the timing of recognizing the associated expenses. Costs associated with the enhancement of our cybersecurity program are not included within this adjustment. We expect to incur legal and other professional services expenses associated with this incident in future periods. The cyber incident is expected to result in operating expenses that would not have otherwise been incurred in the normal course of business operations. We believe that excluding these costs facilitates a more meaningful evaluation of our operating performance and comparisons to our past operating performance.

- **Provision for income taxes** - We adjust our income tax provision by excluding the tax impact of the non-GAAP adjustments discussed above.

- **Constant Currency** - Revenue from our international operations has historically represented a substantial portion of our total revenue. As a result, our revenue results have been impacted, and we expect will continue to be impacted, by fluctuations in foreign currency exchange rates. As exchange rates are an important factor in understanding period-to-period comparisons, we present revenue growth rates on a constant currency basis, which helps improve the understanding of our revenue results and our performance in comparison to prior periods. The constant currency information presented is calculated by translating current period results using prior period weighted average foreign currency exchange rates. These results should be considered in addition to, not as a substitute for, results reported in accordance with GAAP.

- **Annual Recurring Revenue ("ARR") and Net Retention Rate ("NRR")** - We provide ARR and NRR performance metrics to help investors better understand and assess the performance of our business because our mix of revenue generated from recurring sources has increased in recent years. ARR represents the annualized contract value for all active and contractually binding term-based contracts at the end of a reporting period. ARR includes maintenance, software upgrade rights, public cloud and on-premises subscription-based transactions and managed services. NRR represents the percentage of recurring revenue retained from existing customers on a trailing twelve-month basis. Progress calculates NRR using the beginning ARR less churn, less customer contracts that have declined in value, plus customer contracts that have increased in value, the sum of which is divided by the beginning ARR. ARR and NRR do not have any standardized meaning and are therefore unlikely to be comparable to similar titled measures presented by other companies. ARR and NRR should be viewed independently of revenue and deferred revenue and is not intended to be combined with, or to replace, either of those items. ARR and NRR are not a forecast and the active contracts at the end of a reporting period used in calculating ARR and NRR may or may not be extended or renewed by our customers.

- **We also provide guidance on adjusted free cash flow, which is equal to cash flows from operating activities less purchases of property and equipment, plus restructuring payments.**