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): September 4, 2015

VECTOR GROUP LTD.

(Exact Name of Registrant as Specified in Its Charter)

DELAWARE

(State or Other Jurisdiction of Incorporation)

1-5759

(Commission File Number)

4400 Biscayne Boulevard, Miami, Florida

(Address of Principal Executive Offices)

65-0949535 (I.R.S. Employer Identification No.)

33137

(Zip Code)

(305) 579-8000

(Registrant's Telephone Number, Including Area Code)

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 (see General Instruction A.2. below):

o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 7.01. Regulation FD Disclosure.

Vector Group Ltd. has prepared materials for presentations to investors updated for the three and six months ended June 30, 2015. The materials are furnished (not filed) as Exhibits 99.1, 99.2 and 99.3 to this Current Report on Form 8-K pursuant to Regulation FD.

Non-GAAP Financial Measures

Exhibits 99.1, 99.2 and 99.3 contain the Non-GAAP Financial Measures discussed below. The Pro-forma non-GAAP financial measures are presented assuming Vector Group Ltd.'s acquisition of the additional 20.59% interest in Douglas Elliman Realty LLC, and the related purchase accounting adjustments, occurred prior to beginning of each period presented.

Pro-forma Adjusted Revenues, Pro-forma Adjusted EBITDA, Pro-forma Adjusted Net Income, Pro-forma Adjusted Operating Income, Tobacco Adjusted Operating Income, New Valley LLC Pro-forma Adjusted EBITDA, Douglas Elliman Realty, LLC Adjusted Revenues, and Douglas Elliman Realty, LLC Adjusted EBITDA (hereafter referred to as "the Non-GAAP Financial Measures") are financial measures not prepared in accordance with generally accepted accounting principles ("GAAP"). Please refer to Exhibit 99.1 of the Company's Current Reports on Form 8-K, filed on November 10, 2014, March 2, 2015, July 29, 2015 and August 5, 2015, and Exhibit 99.2 of Form 8-K filed on October 6, 2014 for a reconciliation of Non-GAAP Financial Measures to GAAP. The Company believes that he Non-GAAP Financial Measures are important measures that supplement discussions and analysis of its results of operating results unaffected by differences in capital structures, capital investment cycles and ages of related assets among otherwise comparable companies. Management uses the Non-GAAP Financial Measures as measures to review and assess operating performance of the Company's business, and management and investors should review both the overall performance (GAAP net income) and the operating performance (the Non-GAAP Financial Measures) of the Company's business. While management considers the Non-GAAP Financial Measures to be important, they should be considered in addition to, but not as substitutes for or superior to, other measures of financial performance prepared in accordance with GAAP, such as operating income, net income and cash flows from operations. In addition, the Non-GAAP Financial Measures are susceptible to varying calculations and the Company's measurement of the Non-GAAP Financial Measures may not be comparable to those of other companies.

Forward-Looking Statements

This Current Report on Form 8-K contains forward-looking statements, which involve risk and uncertainties. The words "could", "believe," "expect," "estimate," "may," "will," "could," "plan," or "continue" and similar expressions are intended to identify forward-looking statements. The Company's actual results could differ significantly from the results discussed in such forward-looking statements. Factors that could cause or contribute to such differences in results and outcomes include, without limitation, those discussed under the heading "Risk Factors" in the Company's Annual Report on Form 10-K for the year ended December 31, 2014 and the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2015. Readers are urged not to place undue reliance on these forward-looking statement, whether as a result of new information, subsequent events, or otherwise (except as may be required by law), in order to reflect any obligation to) revise or update any forward-looking statement, whether as a result of new information, subsequent events, or otherwise (except as may be required by law), in order to reflect any event or circumstance which may arise after the date of this Current Report on Form 8-K.

Item 9.01. Financial Statements and Exhibit

(c) Exhibit.

Exhibit No.	Exhibit
99.1	Investor presentation of Vector Group Ltd. dated September 2015 (furnished pursuant to Regulation FD).
99.2	Fact Sheet of Vector Group Ltd. dated September 1, 2015 (furnished pursuant to Regulation FD).
99.3	Fact Sheet of New Valley LLC dated September 1, 2015 (furnished pursuant to Regulation FD).

SIGNATURE

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

VECTOR GROUP LTD.

By: /s/ J. Bryant Kirkland III

J. Bryant Kirkland III

Vice President, Treasurer and Chief Financial Officer

Date: September 4, 2015





INVESTOR PRESENTATION September 2015



DISCLAIMER

This document and any related oral presentation does not constitute an offer or invitation to subscribe for, purchase or otherwise acquire any equity securities or debt securities instruments of Vector Group Ltd. ("Vector", "Vector Group Ltd." or "the Company") and nothing contained herein or its presentation shall form the basis of any contract or commitment whatsoever.

The distribution of this document and any related oral presentation in certain jurisdictions may be restricted by law and persons into whose possession this document or any related oral presentation comes should inform themselves about, and observe, any such restriction. Any failure to comply with these restrictions may constitute a violation of the laws of any such other jurisdiction.

The information contained herein does not constitute investment, legal, accounting, regulatory, taxation or other advice and the information does not take into account your investment objectives or legal, accounting, regulatory, taxation or financial situation or particular needs. You are solely responsible for forming your own opinions and conclusions on such matters and the market and for making your own independent assessment of the information. You are solely responsible for seeking independent professional advice in relation to the information and any action taken on the basis of the information.

The following presentation may contain "forward-looking statements," including any statements that may be contained in the presentation that reflect Vector's expectations or beliefs with respect to future events and financial performance, such as the expectation that the tobacco transition payment program could yield substantial incremental free cash flow. These forward-looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from those contained in any forward-looking statement made by or on behalf of the Company, including the risk that changes in Vector's capital expenditures impact its expected free cash flow and the other risk factors described in Vector's annual report on Form 10-K for the year ended December 31, 2014 and Form 10-Q for the quarterly period ended June 30, 2015, as filed with the SEC. Please also refer to Vector's Current Reports on Forms 8-K, filed on October 6, 2014, November 10, 2014, March 2, 2015, July 29, 2015 and August 5, 2015 (Commission File Number 1-5759) as filed with the SEC for information, including cautionary and explanatory language, relating to Non-GAAP Financial Measures in this Presentation labeled "Pro-forma Adjusted" or "Adjusted".

Results actually achieved may differ materially from expected results included in these forward-looking statements as a result of these or other factors. Due to such uncertainties and risks, potential investors are cautioned not to place undue reliance on such forward-looking statements, which speak only as of the date on which such statements are made. The Company disclaims any obligation to, and does not undertake to, update or revise and forward-looking statements in this presentation.



MANAGEMENT

Name	Position	Years at Company
HOWARD M. LORBER	President and Chief Executive Officer	21
RICHARD J. LAMPEN	Executive Vice President	20
J. BRYANT KIRKLAND III	Vice President, Chief Financial Officer and Treasurer	23
MARC N. BELL	Vice President, General Counsel and Secretary	21
RONALD J. BERNSTEIN	President and Chief Executive Officer of Liggett Group LLC and Liggett Vector Brands LLC	24

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INVESTMENT HIGHLIGHTS & PORTFOLIO

Overview

- Led by a management team and directors, who beneficially own approximately 14% of the Company.
- Diversified Holding Company with two unrelated, but complementary, businesses: tobacco and real estate.
- History of strong earnings, and Pro-Forma Adjusted EBITDA has increased from \$175.6⁽¹⁾ million in 2010 to \$234.0⁽²⁾ million for LTM ended June 30, 2015 (6.5% compounded annually).
- Maintains substantial liquidity with cash, marketable securities and long-term investments of \$637 million as of June 30, . 2015⁽³⁾ and has no significant debt maturities until February 2019.
- 20 years of uninterrupted quarterly cash dividends and an annual 5% stock dividend since 1999.

Tobacco

- Tobacco Adjusted EBITDA of \$226.5 million for LTM ended June 30, 2015 (4).
- Perpetual cost advantage over the three largest U.S. tobacco companies currently worth approximately \$160 million annually (5).

Real Estate

(2)

- Douglas Elliman Realty, LLC ("Douglas Elliman"), which is a 70.59%-owned subsidiary, produces Pro-Forma Adjusted . Revenues of \$588.1 million and Pro-Forma Adjusted EBITDA of \$41.1 million for LTM ended June 30, 2015⁽⁶⁾.
- Diversified New Valley portfolio of consolidated and non-consolidated domestic and international real estate investments. .
- (1)
- (3) (4)
- Vector's Net Income for the year ended December 31, 2010 was \$\$4.1 million. Pro-Forma Adjusted EBITDA is a Non-GAAP Financial Measure. Please refer to Exhibit 99.1 of the Company's Current Report on Form 8-K, dated November 10, 2014 (Table 1), for a reconciliation of Net Income to Pro-Forma Adjusted EBITDA as well as the Disclaimer to this document on Poge 2. Vector's Net Income for the twelve months ended lune 30, 2015 was \$55.3 million. Pro-Forma Adjusted EBITDA is a Non-GAAP Financial Measure. Please refer to Exhibit 99.1 of the Company's Current Report on Form 8-K, filed on August 5, 2015 (Table 3), for a reconciliation of Net Income to Pro-Forma Adjusted EBITDA well as the Disclaimer to this document on Page 2. Excludes real estate investments. All "Usget" on d'Tobacco" financial information in this presentation includes the operations of Liggett Group LLC, Vector Tobacco Inc., and Liggett Vector Brands LLC unless otherwise noted. Tobacco Adjusted EBITDA is a Non-GAAP Financial Measure and is defined in Table 3 of Exhibit 99.1 to the Company's Current Report on Form 8-K, dated November 30, 2015 (Table 3), for a reconciliation includes the operations of Liggett Group LLC, Vector Tobacco Inc., and Liggett Vector Brands LLC unless otherwise noted. Tobacco Adjusted EBITDA is a Non-GAAP Financial Measure and is defined in Table 3 of Exhibit 99.1 to the Company's Current Reports on Form 8-K, dated July 29, 2015 and August 5, 2015. Cost advontage applies only to cigarettes sold behave thare exercise. Douglas Elliman's revenues were \$587 million and its Net Income was \$28.4 million for the twelve months ended June 30, 2015. Pro-Forma Adjusted Revenues and Pro-Forma Adjusted EBITDA are Non-GAAP Financial Measures. Please refer to Exhibit 99.1 of the Company's Current Report on Form 8-K, dated July 29, 2015, for a reconciliation to GAAP Revenues and GAAP Net Income to Pro-Forma Adjusted EBITDA (Fables 9 and 10) as well as the Disclaimer to this document on Page 2. (5) (6)

TOBACCO OPERATIONS



LIGGETT GROUP OVERVIEW

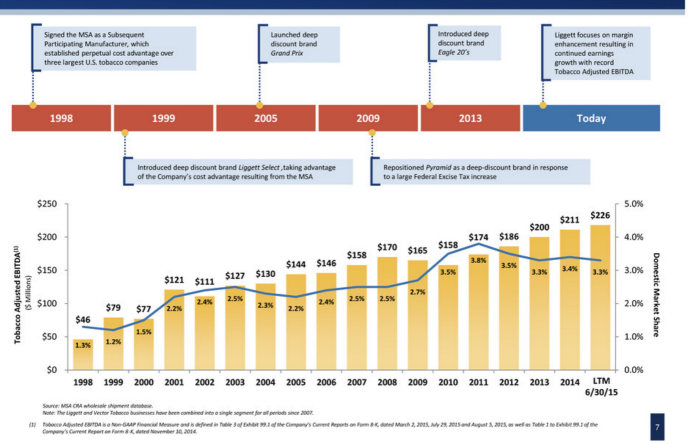
- Fourth-largest U.S. tobacco company; founded in 1873
 - Core Discount Brands Pyramid, Grand Prix, Liggett Select, Eve and Eagle 20's
 - Partner Brands USA, Bronson and Tourney
- Consistent and strong cash flow
 - Tobacco Adjusted EBITDA of \$226.5 million for the twelve months ended June 30, 2015⁽¹⁾
 - Low capital requirements with capital expenditures of \$5.0 million related to tobacco operations for the twelve months ended June 30, 2015
 - -2014 expiration of the TTPP could yield substantial incremental free cash flow
 - Approximately \$13.5 million based on Liggett's TTPP payments for the twelve months ended June 30, 2015
 - Current cost advantage of 66 cents per pack compared to the three largest U.S. tobacco companies expected to maintain volume and drive profit in core brands
 - Pursuant to the MSA, Liggett has no payment obligations unless its market share exceeds a market share exemption of approximately 1.65% of total cigarettes sold in the United States, and Vector Tobacco has no payment obligations unless its market share exceeds a market share exemption of approximately 0.28% of total cigarettes sold in the United States
 - MSA exemption worth approximately \$160 million annually for Liggett and Vector Tobacco



(1) Tobacco Adjusted EBITDA is a Non-GAAP Financial Measure and is defined in Table 3 of Exhibit 99.1 of the Company's Current Reports on Form 8-K, dated July 29, 2015 and August 5, 2015. Please also refer to the Disclaimer to this document on Page 2.



LIGGETT GROUP HISTORY





TOBACCO LITIGATION AND REGULATORY UPDATES

Litigation

- Liggett led the industry in acknowledging the addictive properties of nicotine while seeking a legislated settlement of litigation
- On October 23, 2013, Liggett reached a settlement with approximately 4,900 Engle plaintiffs, which
 represented substantially all of Liggett's pending litigation
 - Liggett agreed to pay \$60 million in a lump sum in 2014 and the balance in installments of \$3.4 million over the next 14 years (2015 2028)
 - Approximately 300 Engle progeny plaintiffs remain
 - There are presently another ten cases under appeal, and the range of loss in these cases is \$0 to \$28.3 million (plus attorneys' fees and interest) of which Liggett has secured approximately \$12.3 million in outstanding bonds related to adverse verdicts on appeal

Regulatory

- Since 1998, the MSA has restricted the advertising and marketing of tobacco products
- In 2009, Family Smoking Prevention and Tobacco Control Act granted the FDA power to regulate the manufacture, sale, marketing and packaging of tobacco products
 - FDA is prohibited from issuing regulations that ban cigarettes
- Federal Excise Tax is \$1.01/pack (since April 1, 2009) and additional state and municipal excise taxes exist.
- The TTPP, also known as the tobacco quota buyout, was established in 2004 and expired at the end of 2014
 - For the twelve months ended June 30, 2015, Liggett paid \$13.5 million under the TTPP

REAL ESTATE OPERATIONS



REAL ESTATE OVERVIEW

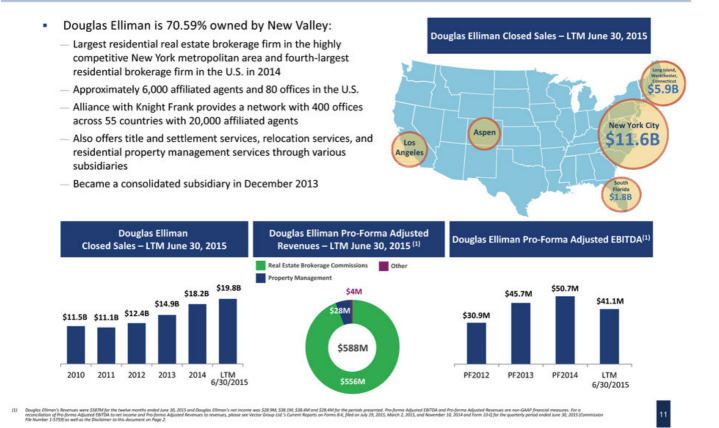
- New Valley, which owns 70.59% of Douglas Elliman Realty, LLC, is a diversified real estate company that is seeking to acquire additional operating companies and real estate properties
- New Valley has invested approximately \$210 million, as of June 30, 2015, in a broad portfolio of 23 domestic and international real estate investments



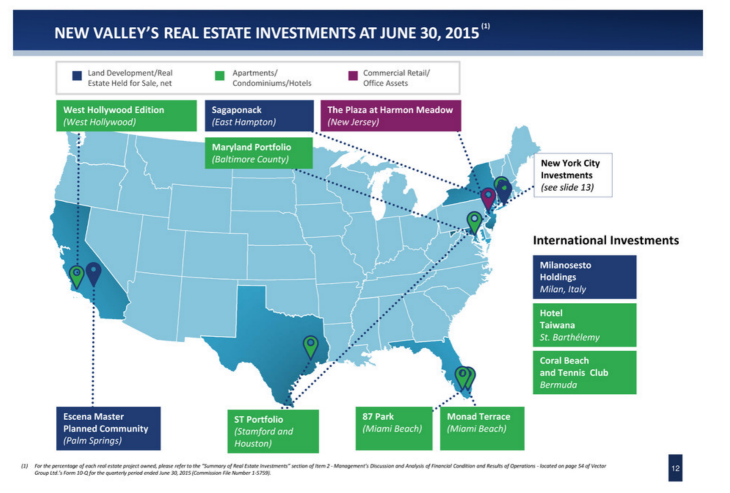
⁽¹⁾ New Valley's revenues were \$593.2M and New Valley's net income was \$16.4 million, \$59.4 million, \$59.4 million and \$17.5 million for the periods presented. Pro-Forma Adjusted EBITDA and Pro-Forma Adjusted Revenues are non-GAAP financial measures. For a reconciliation of Revenues to Pro-Forma Adjusted Revenues and Net income to Pro-Forma Adjusted BITDA, places see Vector Group Ltd,'s Current Reports on Forms. & K, filed on July 29, 2015, March 2, 2015, and November 10, 2014 and Form 10/g Of the quartery period endel June 20, 2015 (Commission File Number 1-15759) as will as the Bioclaimer to this document no Page 2. New Valley's Pro-Forma Adjusted EBITDA do not include an allocation of Vector Group Ltd.'s Corporate and Other Expenses (for purposes of computing Pro-Forma Adjusted EBITDA) of \$13.1M, \$12.6M, \$10.4M and \$9.6M, for the periods presented, respectively.



DOUGLAS ELLIMAN REALTY, LLC









NEW VALLEY'S REAL ESTATE INVESTMENTS IN NEW YORK CITY⁽¹⁾



- 1. The Marquand Upper East Side
- 2. 10 Madison Square Park West Flatiron District/NoMad
- 3. 11 Beach Street TriBeCa
- 4. 20 Times Square Times Square
- 5. 111 Murray Street TriBeCa
- 6. 357 West Street Greenwich Village
- 7. PUBLIC Chrystie House Lower East Side
- 8. The Dutch Long Island City
- 9. Queens Plaza Long Island City
- 10. Park Lane Hotel Central Park South
- 11. 125 Greenwich Street Financial District
- 12. 76 Eleventh Avenue West Chelsea

(1) For the percentage of each real estate project awned, please refer to the "Summary of Real Estate Investments" section of Item 2 - Management's Discussion and Analysis of Financial Condition and Results of Operations - located on page 54 of Vector Group Ltd.'s Form 10-Q for the quarterly period ended June 30, 2015 (Commission File Number 1-5759).



NEW VALLEY'S REAL ESTATE SUMMARY AT JUNE 30, 2015

(Dollars in thousands)

	Net cash invested		Cumulative earnings (loss)		Carrying value		Range of ownership per investment	Number of investments
Land owned								
New York metropolitan area	\$	12,502	\$	-	\$	12,502	100.0%	
All other U.S. areas		1,975		8,566		10,541	100.0%	
	\$	14,477	\$	8,566	\$	23,043		
Condominium and Mixed Use Development								
New York metropolitan area	\$	110,036	\$	8,101	\$	118,137	5.0% - 49.5%	1
All other U.S. areas	and a second	17,804		(264)		17,540	15.0% - 48.5%	
	\$	127,840	\$	7,837	\$	135,677		1
Apartments								
All other U.S. areas		18,876		950		19,826	7.5% - 16.4%	
	\$	18,876	\$	950	\$	19,826		
Hotels								
New York metropolitan area	\$	22,806	\$	(3,277)	\$	19,529	5.0%	
International		13,098		(1,867)		11,231	17.0% - 49.0%	
	\$	35,904	\$	(5,144)	\$	30,760		
Commercial							· · · · · · · · · · · · · · · · · · ·	
New York metropolitan area		5,931		27		5,958	49.0%	
	\$	5,931	\$	27	\$	5,958		
Land Development								
International		5,037				5,037	7.2%	
	\$	5,037	\$		\$	5,037	7.2%	
Total	5	208,065	<u>\$</u>	12,236	\$	220,301		2
SUMMARY								
New York metropolitan area	\$	151,275	\$	4,851	\$	156,126		1
All other U.S. areas		38,655		9,252		47,907		
International		18,135		(1,867)		16,268		
	Ś	208,065	Ś	12,236	\$	220,301	· · · · · ·	2

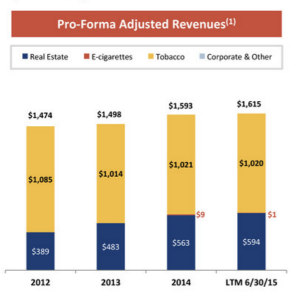
(1) For the percentage of each real estate project owned, please refer to the "Summary of Real Estate Invest Group Ltd.'s Form 10-Q for the quarterly period ended June 30, 2015 (Commission File Number 1-5759). tments" section of Item 2 - Management's Discussion and Analysis of Financial Condition and Results of Operations - located on page 54 of Vector 14

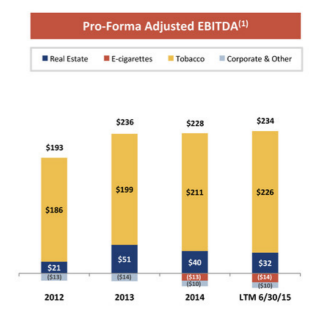
FINANCIAL DATA



PRO-FORMA HISTORICAL FINANCIAL DATA

(Dollars in millions)





(1) Vector's revenues for the periods presented were \$1.0968, \$1.0988, \$1.5918 and \$1.6148. Vector's Net income for the periods presented was \$30.6M, \$38.9M, \$37.0M and \$65.3M. Pro-Forma Adjusted Revenues and Pro-Forma Adjusted EBITDA are Non-GAAP Financial Measures. Please refer to Exhibit 99.1 of the Company's Current Report on Forms &K, filed on November 10, 2014 [Table 1], March 2, 2015 [Tables 2 and 3], July 29, 2015 [Table 2] and August 5, 2015 [Table 3], and Exhibit 99.2 of Form &K filed on October 6, 2014 [Table 1] for a reconciliation to GAAP as well as the Disclaimer to this document on Page 2.



HISTORICAL STOCK PRICE PERFORMANCE



Value of \$100 Invested – December 31, 2005

Vector Group Ltd.	100.0	112.1	143.4	112.5	135.4	192.7	227.0	219.3	279.5	411.4	477.3
S&P 500	100.0	115.8	122.2	77.0	97.4	112.0	114.4	132.7	175.6	199.7	193.9
S&P MidCap	100.0	110.3	119.1	76.0	104.3	132.1	129.8	152.9	204.1	224.0	220.7
NYSE ARCA Tobacco	100.0	140.2	154.2	123.0	173.7	207.4	243.9	289.5	319.0	317.0	375.0
Dow Jones Real Estate Total Return	100.0	135.5	110.9	66.5	86.9	110.4	117.1	139.2	141.6	180.2	168.9

Note: The graph above compares the total annual return of Vector's Common Stock, the S&P 500 Index, the S&P MidCap 400 Index, the NYSE ARCA Tobacco Index and the Dow Jones Real Estate Total Return for the period from December 31, 2005 through August 31, 2015. The graph assumes that all dividends and distributions were reinvested.

VECTOR GROUP LTD



Vector Group Ltd. owns Liggett Group, Vector Tobacco, Zoom E-Cigs, and New Valley. New Valley owns a 70% interest in Douglas Elliman.

TOBACCO

- Fourth-largest cigarette manufacturer in the U.S. with a strong family of brands Pyramid, Grand Prix, Liggett Select, Eve and Eagle 20's - representing 12% share of the discount market. Focused on brand strength and long-term profit growth, while continuing to evaluate
- opportunities to pursue incremental volume and margin growth.
- Annual cost advantage of approximately \$160 million due to favorable treatment under the Master Settlement Agreement.
- The only cigarette company to have reached a comprehensive settlement resolving substantially all of the individual Engle progeny product liability cases pending in Florida. The Engle progeny cases have represented the most significant litigation against the U.S. cigarette industry in recent years.
- 2014 expiration of the Tobacco Transition Payment Program could yield substantial incremental free cash flow. TTPP payments were approximately \$13.5 million for the twelve months ended June 30, 2015.

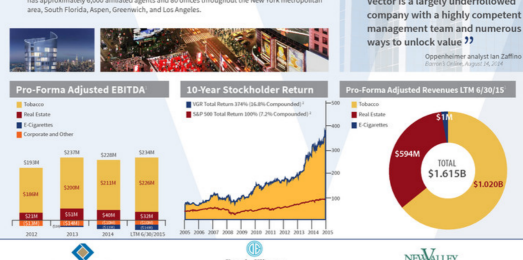


E-CIGARETTES

In 2014, entered e-cigarette category with national rollout of Zoom, a superior disposable product featuring Tobacco and Menthol flavors.



- New Valley, which owns 70.59% of Douglas Elliman Realty, LLC, is a diversified real estate company that is seeking to acquire additional operating companies and real estate properties.
- New Valley has invested approximately \$210 million, as of June 30, 2015, in a broad portfolio of 23 domestic and international real estate investments.
- Douglas Elliman is the largest residential real estate brokerage firm in the New York metropolitan area and the fourth-largest in the U.S.
- Douglas Elliman's closings totaled \$19.8 billion for the twelve months ended June 30, 2015 and it has approximately 6,000 affiliated agents and 80 offices throughout the New York metropolitan area, South Florida, Aspen, Greenwich, and Los Angeles.



NEWALLEY

DouglasElliman Liggett Vector Brands The Company's net income ambutable to Vector Group List. for the periods presented was \$114, \$1544, \$1574 and \$6504, respectively. The Company's revenues for the tester months ended June 30, 2015 were \$1.68. Pro-Forma Adjusted EB/TDA and Pro-Forma Adjusted EB/TDA beneforces and Pro-

ints within the meaning of the Private Securities Litigat ments involve known and unknown risks, uncertainties on Reform Act of 1995. We I vid" and similar expre ese statements reflect ou slied by, such statements. Content beliefs. Accordingly, such forward-looking statements involve known and unknown risks, uncertainties and other factors Contact: Emily Deissler / Ben Spicehandler / Spencer Waybright of Sard Verbinnen & Co (212) 687-8090 www.vectorgroupltd.com

EXECUTIVE MANAGEMENT

Howard M. Lorber dent and Chief Executive Officer

Richard J. Lampen ident

J. Bryant Kirkland III Financial Officer and Treasurer

Marc N. Bell Vice President, General Counsel and Secretary

Ronald J. Bernstein

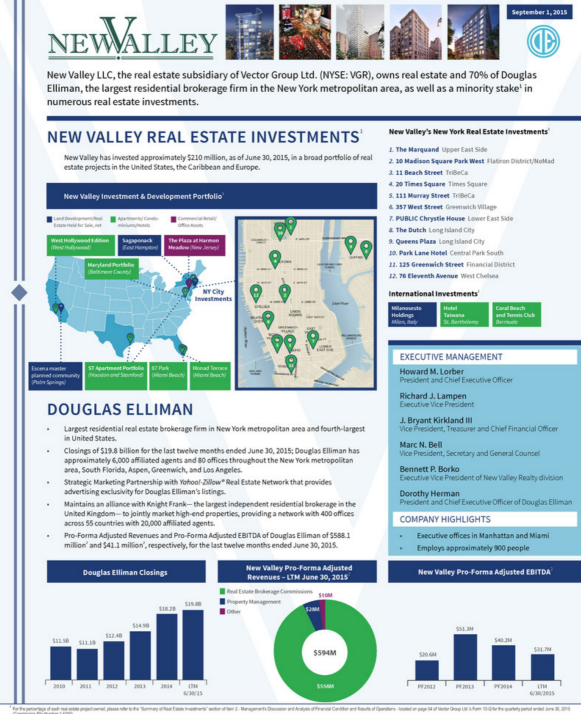
President and Chief Executive Officer of Liggett Group LLC and Liggett Vector Brands LLC

COMPANY HIGHLIGHTS

- Headquartered in Miami with an executive office in
- Manhattan and tobacco operations in North Carolina Employs approximately 1,500 people
- Executive management and directors beneficially own 14% of the Company Reported cash of \$238 million and investments with
- fair value of \$399 million at June 30, 2015
- Recognized as one of America's Most Trustworthy Companies by *Forbes* in 2013



"Vector is a largely underfollowed company with a highly competent management team and numerous



¹ For the generating of each mail state project onned, plasses refer to the "Sourmary of Real Estate Investments" section of Item 2 - Managements Discussion and Analysis of Financial Condition and Results of Operations - located on page 54 of Vector Group List. 's Form 10-0 for the quarterly period ended June 30, 2015 Coordisas EBmark Resonances areas SISTM and Docupts EBmark in the rooms as SISTM and Docupts EBmark in the rooms as SISTM and Docupts EBmark in the rooms as SISTM and Docupts EBmark in the resonance areas supervised and SISTM and Docupts EBmark in the resonance areas supervised and SISTM and Docupts EBmark in the resonance areas supervised and and SISTM and Docupts EBmark in the resonance areas supervised and SISTM and Docupts EBmark in the resonance areas supervised and SISTM and SISTM and Docupts EBmark in the resonance areas supervised and SISTM and SISTM and Docupts EBmark in the resonance areas supervised and SISTM AND SI

Contact: Emily Deissler / Ben Spicehandler / Spencer Waybright of Sard Verbinnen & Co (212) 687-8080

www.newvalley.com