1. Transaction Overview

2. Rationale for the Combination

3. Profile of the New HOCHTIEF

4. Key takeaways for ACS
ACS, Actividades y Servicios S.A., through its subsidiary HOCHTIEF, has launched a public tender offer for 100% share capital of Abertis.

1. Creating a Uniquely Global and Integrated Infrastructure Group around HOCHTIEF

2. Enhancing ACS financial structure and reducing its risk profile

3. Increasing total return to shareholders

- World leading industrial platform
- Investment Grade in both ACS & HOCHTIEF
- DPS HOT x4
  Δ EPS ACS > 20%
<table>
<thead>
<tr>
<th>Transaction Structure</th>
<th>Offer Consideration</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Voluntary tender offer</strong> for the entire issued share capital of Abertis&lt;sup&gt;(a)&lt;/sup&gt;:</td>
<td><strong>Cash offer price of €18.76 per share represents:</strong></td>
</tr>
<tr>
<td></td>
<td>– Premium of 33% to Abertis 3 month VWAP 13 April 2017&lt;sup&gt;(b)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td>– Premium of 26% to Abertis 1 month VWAP 13 April 2017&lt;sup&gt;(b)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td>– Premium of 14% to the existing cash offer announced on 15 May 2017&lt;sup&gt;(c)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td><strong>Share alternative</strong> consideration of 0.1281 HOCHTIEF shares for each Abertis share:</td>
</tr>
<tr>
<td></td>
<td>– Limited to 24,791,216 new HOCHTIEF shares</td>
</tr>
<tr>
<td></td>
<td>– The newly issued HOCHTIEF shares will be <strong>listed immediately as ordinary shares post transaction</strong></td>
</tr>
<tr>
<td><strong>Conditions</strong></td>
<td><strong>Conditions</strong></td>
</tr>
<tr>
<td></td>
<td>Minimum acceptance of <strong>50%+1 share</strong> of total Abertis share capital</td>
</tr>
<tr>
<td></td>
<td>Acceptance of <strong>the share component</strong> offered to Abertis shareholders as share alternative</td>
</tr>
<tr>
<td></td>
<td>– Minimum of 24,791,216 new HOCHTIEF shares accepted</td>
</tr>
<tr>
<td></td>
<td>Necessary approvals from <strong>regulatory</strong> and <strong>antitrust</strong> authorities</td>
</tr>
<tr>
<td><strong>Funding of the Transaction</strong></td>
<td><strong>Funding of the Transaction</strong></td>
</tr>
<tr>
<td></td>
<td>Transaction supported by <strong>fully underwritten debt facilities</strong> with an average estimated cost of ~2%</td>
</tr>
<tr>
<td></td>
<td>Financing structured to maintain solid investment grade rating</td>
</tr>
<tr>
<td><strong>Share issuance</strong></td>
<td><strong>Share issuance</strong></td>
</tr>
<tr>
<td></td>
<td>Share component of offer funded through an in-kind issuance of new shares by HOCHTIEF at 3 month VWAP (€146.42 per share)</td>
</tr>
<tr>
<td></td>
<td>– ACS waived subscription rights to support share issuance</td>
</tr>
<tr>
<td></td>
<td>Parallel cash capital increase for HOCHTIEF minorities at 3 month VWAP (€146.42 per share)</td>
</tr>
<tr>
<td><strong>Listing</strong></td>
<td><strong>Listing</strong></td>
</tr>
<tr>
<td></td>
<td>HOCHTIEF has the intention to promote the delisting of Abertis shares</td>
</tr>
<tr>
<td></td>
<td>It is intended that the Combined Company will be a <strong>listed entity on the Frankfurt stock exchange</strong></td>
</tr>
</tbody>
</table>

<sup>(a)</sup> Amounting total of 990.4 million shares.
<sup>(b)</sup> Being the last business day prior to speculation regarding a potential takeover approach.
<sup>(c)</sup> Tender offer announcement communicated to the CNMV as at 15 May 2017.
<sup>(d)</sup> Estimated average annual cost of debt assuming refinancing of bridge facilities.

Note: Here and throughout the presentation the combination of HOCHTIEF and Abertis is defined as the “Combined Company.”
Total consideration of €18.58 bn (assuming a 100% acceptance)

- **Total offer consideration**: €18.58 bn
- **ABE treasury stock**: €1.49 bn
- **In-kind capital increase to ABERTIS shareholders**: €3.63 bn
- **Cash capital increase to HOCHTIEF minority shareholders**: €1.02 bn
- **Remaining financing needs**
  - Bridge financing to proceeds from divestments
  - Remaining run-rate debt facilities (specific instruments to be determined)
The transaction contemplates the acquisition by HOCHTIEF of 100% of ABERTIS and the subsequent merger in a New HOCHTIEF, listed in Frankfurt that will control the businesses and activities of both companies.
1. Transaction Overview

2. Rationale for the Combination

3. Profile of the New HOCHTIEF

4. Key takeaways for ACS
A strategic, value creating project: HOCHTIEF’s global positioning as a top-tier infrastructure group and leading greenfield PPP project developer focused on high-growth markets, complements and strengthens Abertis, the world’s largest toll road operator, by providing a growth platform to expand its mature brownfield concessions portfolio and perpetuating the concessions portfolio duration.

Combined group’s financial capacity to drive substantially increased investment and enhanced shareholder remuneration, whilst maintaining a strong balance sheet, investment-grade rated.

NPV of synergies estimated in the range of €6.0bn–€8.0bn, generated mainly by obtaining a significantly larger share of expanding PPP investment opportunities in high-growth N. American & Australian markets as well as Europe; pipeline of €200bn in currently identified projects for 2018–2021.

Substantial value creation and EPS accretion to drive sustainably increased shareholder remuneration; dividend payout ratio targeted to increase towards 90%.
*HOCHTIEF’s longstanding expertise as a greenfield developer ideally suited for a combination with Abertis*

Integration drives *generation of value throughout the life of an infrastructure concession*: sponsorship, design and planning, finance, construction, operation and maintenance and, if applicable, eventual asset rotation.

**HOCHTIEF’s greenfield development expertise, relationship with grantors in local markets and experience in PPPs to complement Abertis’ brownfield profile and provide a visible growth path for the combined group***
Value Generation throughout the Infrastructure Life-Cycle

Unique Platform to Perpetuate Growth...

**HOCHTIEF PPP Model**
- Integrated approach to projects
- Expertise in identifying attractive projects and DBFO\(^{(a)}\) know-how drives HOCHTIEF’s strong, consolidated position as a leading greenfield developer and partner of choice
- Reduced number of competitors due to project complexity and high bidding costs

**HOCHTIEF + Abertis**
- Leverages on a **larger scale** the **integrated model** already operated by HOCHTIEF
  - Increased equity investment in projects supported by **strong cash flow generation from Abertis**
  - Up to **50% equity** participation
- Poised to benefit from increasing infrastructure developments and PPPs
  - Builds on (i) HOCHTIEF’s greenfield capabilities and geographic footprint, with (ii) Abertis brownfield expertise
- HOCHTIEF to act as a greenfield project feeder of new infrastructure concessions for Abertis, guaranteeing a visible growth path
- Abertis reinforces the profile as the “go-to” partner for the operation of concessions, which in turn also enhances HOCHTIEF proposition in project tendering
- The operation of projects developed under PPP will drive the extension of the concessions portfolio duration

**Unmatched and sustainable growth profile to develop and operate PPP concession projects**

\(\text{HOCHTIEF greenfield model: a differentiating factor in PPP project development}\)

**Sponsor**
**PPP**
**Contractor**
**Operator (O&M)**

**JV**

- Interests aligned, in terms of returns and risks, providing clients and HOCHTIEF with security in execution
- Deployment of equity as minority investor (10%-25%) in consortia; limitation driven by balance sheet

\((a)\) Design, build, finance and operate PPP infrastructure projects.
…Supported by a Significant PPP Pipeline of Identified Concession Projects

Greenfield PPP Infrastructure Market Opportunities

- Greenfield PPP tender pipeline, identified by project for the period 2018–2021, currently amounts to c. €200bn
- Historical tendering success ratio of ~30% (higher in certain geographies)

Greenfield PPP Projects Pipeline (2018–2021)

<table>
<thead>
<tr>
<th>No.</th>
<th>Projects</th>
<th>Location</th>
<th>Type</th>
<th>Contract Value (bn, local)</th>
<th>Award Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>WestConnex (51%)</td>
<td>Sydney (AUS)</td>
<td>Road</td>
<td>9.3</td>
<td>2018</td>
</tr>
<tr>
<td>2</td>
<td>Cross River Rail</td>
<td>Brisbane (AUS)</td>
<td>Railway</td>
<td>4.6</td>
<td>2018</td>
</tr>
<tr>
<td>3</td>
<td>Gordie Howe</td>
<td>Ontario (CAN)</td>
<td>Road</td>
<td>2.4</td>
<td>2018</td>
</tr>
<tr>
<td>4</td>
<td>Sydney Metro West</td>
<td>Sydney (AUS)</td>
<td>Railway</td>
<td>11.5</td>
<td>2019</td>
</tr>
<tr>
<td>5</td>
<td>RER Packages 2&amp;3</td>
<td>Ontario (CAN)</td>
<td>Road</td>
<td>9.0</td>
<td>2019</td>
</tr>
<tr>
<td>6</td>
<td>Western Harbour Tunnel</td>
<td>Sydney (AUS)</td>
<td>Railway</td>
<td>6.8</td>
<td>2019</td>
</tr>
<tr>
<td>7</td>
<td>California High Speed Rail 1</td>
<td>California (US)</td>
<td>Railway</td>
<td>4.0</td>
<td>2019</td>
</tr>
<tr>
<td>8</td>
<td>Lower Thames Crossing Tunnel</td>
<td>Kent/Essex (UK)</td>
<td>Road</td>
<td>3.3</td>
<td>2019</td>
</tr>
<tr>
<td>9</td>
<td>Toronto-Ottawa-Montreal HFR</td>
<td>Canada</td>
<td>Railway</td>
<td>4.0</td>
<td>2020</td>
</tr>
<tr>
<td>10</td>
<td>Gateway Tunnel</td>
<td>NY (US)</td>
<td>Road</td>
<td>6.0</td>
<td>2021</td>
</tr>
<tr>
<td>11</td>
<td>Toronto-Kitchener-London HSR</td>
<td>Canada</td>
<td>Railway</td>
<td>6.0</td>
<td>2021</td>
</tr>
<tr>
<td>12</td>
<td>I-285 ML</td>
<td>Georgia (US)</td>
<td>Road</td>
<td>4.2</td>
<td>2021</td>
</tr>
<tr>
<td>13</td>
<td>Project Clean Lake</td>
<td>Ohio (US)</td>
<td>Water</td>
<td>3.0</td>
<td>2021</td>
</tr>
</tbody>
</table>

- HOCHTIEF’s PPP tender pipeline provides the growth engine for the Combined Company
  - Significant PPP infrastructure project awards expected going forward, representing actionable opportunities

Greater share of value will be captured from an identified €200bn 2018–2021 PPP pipeline by deploying more capital

Note: Australian pipeline also includes projects in New Zealand.
### Overview
- Maintaining a **robust capital structure** is a **strategic priority** for HOCHTIEF, which has significantly strengthened its balance sheet in recent years.
- Financing and capital structure designed with room to **support the future growth** of the business.
- **Structured in order to retain investment grade rating post transaction**.

### Acquisition Debt
- Acquisition financing optimises the additional debt capacity available at Abertis on a standalone basis without compromising the **investment grade credit rating** of HOCHTIEF.
  - Acquisition facilities include bridge and term loans in an aggregate amount of up to €13.5bn net of treasury shares.
  - Competitive financing package obtained at an average annual cost of around 2%\(^{(a)}\).

### Pro-Forma Leverage
- Target **net debt to EBITDA** ratio of 3.7x by 2019.
  - Pro-forma net debt to EBITDA ratio as of 31 December 2017 of 4.8x\(^{(b)}\).

#### Sound capital structure and attractive credit profile, driven by subsequent deleveraging and a cost of capital optimization

<table>
<thead>
<tr>
<th></th>
<th>HOCHTIEF</th>
<th>Abertis</th>
<th>Combined Company</th>
</tr>
</thead>
<tbody>
<tr>
<td>ND/EBITDA 2017</td>
<td>4.5x</td>
<td>1.0x</td>
<td><strong>4.8x</strong></td>
</tr>
</tbody>
</table>

\(^{(a)}\) Estimated average annual cost of debt assuming refinancing of bridge facilities.

\(^{(b)}\) Net Debt excluding hybrid equity credit and bridge to disposals. Net of treasury shares.
### Strong Value Creation from Synergies—NPV of €6.0bn – €8.0bn

- The following synergies have been identified as a consequence of the combination of HOCHTIEF and Abertis:

**I. Greenfield Project Developments (NPV €4.0bn–€6.0bn)**
- Development of greenfield projects and operation of the associated concessions
- Increased equity investment in each concession (no consolidation)
- Assumed run-rate of €8.0bn in concession wins p.a. (out of a pipeline of ~€50bn p.a.), implies ~€1bn of equity investment annually and 6.0x–7.0x current levels
- Modelled phasing: €2.0bn in 2018, €4.0bn in 2019, €6.0bn in 2020, €8.0bn from 2021 onwards
- Projects with 4-yr construction and 20-yr concession period
- Superior returns driven by de-risking through construction and ramp-up phases

**II. O&M of New Concessions (NAV ~€1bn)**
- Additional O&M income obtained from expanding brownfield portfolio
- Value creation from new projects
- Captures 50% of the additional income (50% ownership per project)

**III. Cost Optimisation (NAV ~€1bn)**
- Cost optimisation achieved as a reduction of COGS and SG&A
- Improved margins from new business model
- Phasing: run-rate savings achieved in 4 years

- Synergy generation supported by:
  - HOCHTIEF management team’s experience and track record in PPP portfolio ramp-up and integration of construction & infrastructure companies
  - HOCHTIEF management-driven turnaround since 2012

**Synergy value of €6.0–8.0bn**

**Strong value creation with significant synergies to be captured by the shareholders of the Combined Company**
Dividend payout ratio targeted to increase towards 90% from FY 2018

Significantly enhanced and sustainable dividend policy supported by strong visibility of long-term cash flows as a result of an integrated business model

Major uplift in dividend yield to a high single-digit percentage p.a.\(^{(a)}\)

Intention to potentially return excess capital (from divestments/others) to shareholders

Based on the share price as of 18 October 2017.
1. Transaction Overview

2. Rationale for the Combination

3. Profile of the New HOCHTIEF

4. Key takeaways for ACS
Combined Company Financials (2016)

Sales

€19.9bn + €4.9bn = €24.8bn

EBITDA

€1.1bn + €3.2bn = €4.3bn

EBIT

€0.8bn + €1.9bn = €2.8bn

Employees

53,505 + 15,428 = 68,933

Countries

31 + 14 = 40

Revenues by Geography

Europe 20%
Key Countries:
- Germany (HOCHTIEF)
- France and Spain (Abertis)

Americas 50%
Key Countries:
- U.S. and Canada (HOCHTIEF)
- Chile and Brazil (Abertis)

Australia/ APAC 30%
Key Countries:
- Australia, New Zealand and Hong Kong (HOCHTIEF)

EBITDA by Business

Construction 13%
Contract Mining, Service and Project Management 12%
Toll Roads 71%
Satellites 4%

Note I: Combined financials as at 31 December 2016 except employees as at 30 June 2017.
Note II: Unaudited Illustrative Combined Financial Information for the fiscal year 2016, corresponding to IFRS presentation, recognition and measurement methods and aligned to HOCHTIEF’s presentation, imply Revenues, EBITDA and EBIT of €25.5bn, €4.6bn and €3.0bn, respectively.
Combined Company – Geographical Presence

Strong, Complementary and Diversified Presence in PPP Markets

Abertis obtains an immediate and relevant presence in high-growth PPP markets – USA, Australia and Canada – through HOCHTIEF, driven by stronger financial capacity of combined group.
1. Transaction Overview

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4. Key takeaways for ACS
The transaction has the following impacts for ACS:

**Strengthen capital structure**
- Increases shareholders’ equity by €4.1bn once HOCHTIEF’s stake is accounted for under the equity method and valued at market value
- Streamlines the company’s capital structure by deconsolidating €12.0bn worth of liabilities
- Reassures Investment Grade rating with net debt in check (pro forma net debt as of 30/06/2017 of €2.3 bn)

**Increases cash flow visibility**
- Reduces risk profile of the cash flows and increases long term visibility
- Pro forma cash flow allows for greater optionality in cash deployment:
  - Increased shareholder remuneration
  - Pay down debt

**EPS accretive from the outset**
- HOCHTIEF additional contribution to earnings net of PPA adjustments will result in significant EPS accretion
  - 39.3% 2017E EPS accretion and 25-35% in following years

**Shareholder’s Equity**
- By crystallizing HOCHTIEF’s market value
  - €12.0bn

**Liabilities Reduction**
- Decrease in capital complexity
- Investment Grade guaranteed

**Annual Regular Cash Flow**
- Based on Bloomberg Consensus
  - €0.9bn

**EPS accretion**
- From 2018 onwards
- Estimate of +39.3% in 2017E based on Bloomberg Consensus
  - +25-35%
**Strengthens Capital Structure**

**TOTAL ASSETS**

- **Jun 17**
  - €6.96 bn
  - €13.00 bn
  - €4.58 bn
  - €1.46 bn
  - €6.06 bn

- **PRO FORMA - Jun 17**
  - €6.06 bn
  - €13.00 bn
  - €4.58 bn
  - €1.46 bn
  - €6.11 bn

- **€32.06 bn**
  - **Cash and ST Financial Investments**
  - €6.96 bn
  - **Other Current Assets**
  - €3.79 bn
  - **Other Non-current Assets**
  - €6.86 bn
  - **Investments accounted by Equity Method**
  - €2.63 bn
  - **Fixed Assets**
  - €7.49 bn

**TOTAL EQUITY & LIABILITIES**

- **Jun 17**
  - €4.73 bn
  - €13.69 bn
  - €3.53 bn
  - €5.10 bn
  - €1.35 bn

- **PRO FORMA - Jun 17**
  - €2.12 bn
  - €2.99 bn
  - €3.06 bn
  - €0.07 bn
  - €2.99 bn

- **€22.87 bn**
  - **Total Liabilities**
  - €27.0 bn
  - **Total Liabilities PRO FORMA**
  - €15.0 bn

- **€32.06 bn**
  - **Other Liabilities**
  - €7.77 bn
  - **Trade Accounts Payables**
  - €6.86 bn
  - **Short Term Financial Liabilities**
  - €2.99 bn
  - **Long Term Financial Liabilities**
  - €3.06 bn
  - **Minority Interests**
  - €0.07 bn
  - **Shareholders’ Equity**
  - €4.73 bn

- **Jun 17**
  - €32.06 bn
  - **PRO FORMA - Jun 17**
  - €22.87 bn

- **Total Liabilities**

  - **Total Liabilities**
  - €27.0 bn
  - **Total Liabilities PRO FORMA**
  - €15.0 bn

- **Jun 17**
  - €32.06 bn
  - **PRO FORMA - Jun 17**
  - €22.87 bn

- **Total Liabilities**
  - €15.0 bn

**Notes:**

- HOCHTIEF included as an investment accounted by Equity Method and valued at 3month VWAP €144.707/sh x 46.118 million shares.
- Pro forma Net Debt as of 30/06/2017 of €2.25 bn.
Increases Cash Flow Visibility

**PRO FORMA REGULAR CASH FLOW**
2017E BLOOMBERG CONSENSUS

- **€0.76 bn**
- **€0.31 bn**
- **€0.46 bn**
- **€0.91 bn**

**PRO FORMA NET DEBT**
2017E BLOOMBERG CONSENSUS

- **€0.58 bn**
- **€1.06 bn**
- **€1.64 bn**

- Pro forma regular Cash Flow allows for greater optionality in Cash Flow deployment
  - Increased for shareholder remuneration
  - Pay down debt

Note: Illustrative scenario based on public information and Bloomberg Consensus estimates.
(1) Assumes dividends from New HOCHTIEF pro forma at €10/sh.
The Transaction is highly EPS Accretive from the outset for ACS Group

<table>
<thead>
<tr>
<th>Euro Million</th>
<th>2017E</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Income - ACS (status quo)</td>
<td>763</td>
</tr>
<tr>
<td>EPS (€/sh)</td>
<td>2.43</td>
</tr>
<tr>
<td>HOCHTIEF additional contribution net of PPA adjustments</td>
<td>300</td>
</tr>
<tr>
<td>Net Income - ACS (pro forma)</td>
<td>1,063</td>
</tr>
<tr>
<td>EPS (€/sh)</td>
<td>3.38</td>
</tr>
<tr>
<td>EPS accretion (%)</td>
<td>39.3%</td>
</tr>
</tbody>
</table>

- Additional contribution of new HOCHTIEF under equity method per Bloomberg consensus estimates
- Increased financial expenses from acquisition debt at 2% average cost of debt
- Estimated PPA cost

Note: Illustrative scenario based on public information and Bloomberg Consensus estimates.
Legal Disclaimer

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