RYDER SYSTEM INC Form 8-K July 27, 2016

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): July 27, 2016

RYDER SYSTEM, INC. (Exact name of registrant as specified in its charter)

Florida1-436459-0739250(State or other jurisdiction(Commission (I.R.S. Employer
File Number) Identification No.)11690 NW 105th Street33178Miami, Florida(Zip Code)

Registrant's telephone number, including area code: (305) 500-3726

Not Applicable (Former name or former address, if changed since last report)

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 2.02 Results of Operations and Financial Condition

On July 27, 2016, we issued a press release reporting our financial results for the three months ended June 30, 2016 (the Press Release). The Press Release is attached as Exhibit 99.1 to this Form 8-K and is available on our website at http://investors.ryder.com.

The Press Release includes information regarding non-GAAP financial measures, as defined by SEC regulations, as well as a reconciliation of each non-GAAP financial measure to the nearest GAAP measure in the tables following the press release. Set forth in the table below is an explanation of each non-GAAP measure and why management believes that presentation of each non-GAAP financial measure provides useful information to investors:

Non-GAAP Financial Measures Operating Revenue Measures: Operating Revenue FMS Operating Revenue DTS Operating Revenue SCS Operating Revenue FMS EBT as a % of Operating Revenue DTS EBT as a % of Operating Revenue

Operating revenue is defined as total revenue for Ryder System, Inc. or each business segment (FMS, DTS and SCS), respectively. excluding any (1) fuel and (2)subcontracted transportation. We use operating revenue to evaluate the operating performance of our core businesses and as a measure of sales activity at the consolidated level for Ryder System, Inc. as well as for each of our business segments. We also use segment EBT as a percentage of operating revenue for each business segment for the same reason. Fuel: We exclude FMS, DTS and SCS fuel from the calculation of our operating revenue measures, as fuel is an ancillary service that we provide our

customers, which is impacted by fluctuations in market fuel prices, and the costs are largely a pass-through to our customers, resulting in minimal changes in our profitability during periods of steady market fuel prices. However, profitability may be positively or negatively impacted by rapid changes in market fuel prices during a short period of time as customer pricing for fuel services is established based on trailing market fuel costs. Subcontracted transportation: We also exclude subcontracted transportation from the calculation of our operating revenue measures as these services are also typically a pass-through to our customers and therefore fluctuations result in minimal changes to our profitability. While our DTS and SCS business segments subcontract certain transportation services to third party providers, our FMS business

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	segment does not
	engage in
	subcontracted
	transportation and,
	therefore, this item
	is not applicable to
	FMS.
	Operating revenue
	growth excluding
	foreign exchange is
	calculated by
	dividing the results
	for the current and
	prior year periods
	by the exchange
	rates in effect on
	June 30, 2015,
	which was the last
	day of the prior
	year period, rather
	than the actual
	exchange rates in
	effect as of June
	30, 2016. Ryder's
	period-over-period
	operating revenue
Operating Revenue Growth Excluding Foreign Exchange	growth excluding
	foreign exchange
	excludes the effects
	of changes in
	foreign currency
	exchange rates
	from our operating
	revenue financial
	measure. Due to
	the variability of
	foreign exchange
	rates from period
	to period, we use
	operating revenue
	growth excluding
	foreign exchange
	to evaluate
	period-over-period
	operating
Comparable Fornings Massures	performance.
Comparable Earnings Measures:	Comparable
Comparable Earnings	Comparable
Comparable EPS	-
	earnings,
Comparable EPS Forecast	earnings, comparable
Comparable EPS Forecast Comparable Earnings Before Income Tax	earnings,

Comparable Tax Rate

diluted common share (EPS), comparable EPS forecast, comparable earnings before income tax and comparable tax rate are defined, respectively, as GAAP earnings, EPS, EPS forecast, earnings before income tax and tax rate, all from continuing operations, excluding (1) non-operating pension costs and (2) any other significant items that are not representative of our business operations. We believe these comparable earnings measures provide useful information to investors and allow for better year-over-year comparison of operating performance. Non-Operating Pension Costs: Our comparable earnings measures exclude non-operating pension costs, which include the amortization of net actuarial loss, interest cost and expected return on plan assets components of

pension and postretirement costs. We exclude non-operating pension costs because we consider these to be impacted by financial market performance and outside the operational performance of our business. Other Significant Items: Our comparable earnings measures also exclude other significant items that are not representative of our business operations. These other significant items vary from period to period and, in some periods, there may be no such significant items. In this reporting period, we exclude the following other significant items from our comparable earnings measures in this Form 8-K: (1)Pension-related charge (in the second quarter 2016 and year to date 2016). This charge represents a one-time, non-cash charge for benefit improvements made in 2009 that were not fully

reflected in our projected benefit obligation. (2) Professional fees (in the second quarter 2015 and year to date 2015). These charges represent professional fees associated with the assessment of potential cost savings initiatives. (3) A benefit from a tax law change (for the year to date 2015). In the second quarter of 2015, the states of Connecticut and Texas and the city of New York enacted changes to their tax systems, which decreased Ryder's provision for income taxes in each jurisdiction. Calculation of comparable tax rate: The comparable provision for income taxes is computed using the same methodology as the GAAP provision for income taxes. Income tax effects of non-GAAP adjustments are calculated based on the statutory tax rates of the jurisdictions to which the non-GAAP adjustments relate.

Adjusted Return on Average Capital (ROC)AdjustedAdjusted ROC SpreadROC:

Adjusted ROC is defined as adjusted net earnings divided by average adjusted total capital and represents the rate of return generated by the capital deployed in our business. The adjustments represent the comparable items described above which are excluded. as applicable, from the calculation of net earnings and average shareholder's equity (a component of average total capital). Adjusted ROC Spread: Adjusted ROC spread is defined as the difference between adjusted ROC and the weighted average cost of capital. We use adjusted ROC

and adjusted ROC spread as internal measures of how effectively we use the capital invested (borrowed or owned) in our operations. We consider total cash generated and free cash flow to be important measures of comparative operating performance as our principal sources of operating liquidity are cash from operations and proceeds from the sale of revenue earning equipment. Total Cash Generated: Total cash generated is defined as the sum of (1) net cash provided by operating activities and (2) net cash provided by the sale of revenue earning equipment and (3) operating

Cash Flow Measures: Total Cash Generated Free Cash Flow

property and equipment, (4) collections on direct finance leases and (5)other cash inflows from investing activities. We believe total cash generated is an important measure of total cash flows generated from our ongoing business activities. Free Cash Flow: We refer to the net amount of cash generated from operating activities and investing activities (excluding changes in restricted cash and acquisitions) from continuing operations as "free cash flow". We calculate free cash flow as the sum of (1)net cash provided by operating activities and (2) net cash provided by

the sale of revenue earning equipment and (3)operating property and equipment, (4) collections on direct finance leases and (5)other cash inflows from investing activities, less (6) purchases of property and revenue earning equipment. We believe free cash flow provides investors with an important perspective on the cash available for debt service and for shareholders after making capital investments required to support ongoing business operations. Our calculation of free cash flow may be different from the calculation used by other companies and therefore comparability may be limited.

Additional information regarding non-GAAP financial measures can be found in the Press Release and our most recent Form 10-K and Form 10-Q filed with the SEC.

The information in this Report, including Exhibit 99.1, is being furnished pursuant to Item 2.02 of Form 8-K and General Instruction B.2 thereunder and shall not be deemed to be incorporated by reference in any filing under the Securities Act of 1933 or the Securities Exchange Act of 1934, except as expressly set forth by specific reference to such filing.

Item 7.01 Regulation FD Disclosure

The Company is hosting a conference call and webcast on July 27, 2016 during which we will make a presentation on our financial results for the three months ended June 30, 2016 (the Presentation). The Presentation has been made available on our website at http://investors.ryder.com.

Item 9.01(d) Exhibits

The following exhibit is furnished as part of this Report on Form 8-K:

Exhibit 99.1 Press Release, dated July 27, 2016, relating to Ryder System, Inc.'s financial results for the three months ended June 30, 2016.

SIGNATURE

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.

Date: July 27, 2016 RYDER SYSTEM, INC. (Registrant) By:/s/ ART A. GARCIA Art A. Garcia, Executive Vice President and Chief Financial Officer