

Llama-index 10-k Sample Query Chain

Wednesday, April 5, 2023 9:52 AM

Initial Request: {"input": ["What were some of the significant acquisitions?"], "encoding_format": "base64"}

{"prompt": ["Context information is below. \n-----\nyear: 2020\nwe are unable to successfully identify, acquire and integrate suitable businesses, our operating results and prospects could be harmed, and any businesses we acquire may not perform as expected or be effectively integrated.\nAs part of our business strategy, we have entered into, and expect to continue to enter into, agreements to acquire companies, form joint ventures, divest portions or aspects of our business, sell minority stakes in portions or aspects of our business, and acquire complementary companies or technologies, including divestitures in China, Southeast Asia and India, the divestiture of our ATG business to Aurora and our Uber Elevate business to Joby, our Yandex.Taxi joint venture in Russia/CIS, our agreement to enter into a joint venture with SK Telecom Co., LTD., our acquisition of Careem, our purchase of a controlling interest in Cornershop, and our acquisition of Postmates. Competition within our industry for acquisitions of businesses, technologies, and assets is intense. As such, even if we are able to identify a target for acquisition, we may not be able to complete the acquisition on commercially reasonable terms, we may not be able to receive approval from the applicable competition authorities, or such target may be acquired by another company, including one of our competitors.\nFurther, negotiations for potential acquisitions or other transactions may result in the diversion of our management\u2019s time and significant out-of-pocket costs. We may expend significant cash or incur substantial debt to finance such acquisitions, and such indebtedness may restrict our business or require the use of available cash to make interest and principal payments. In addition, we may finance or otherwise complete acquisitions by issuing equity or convertible debt securities, which may result in dilution to our stockholders, or if such convertible debt securities are not converted, significant cash outlays. If we fail to evaluate and execute acquisitions successfully or fail to successfully address any of these risks, our business, financial condition, and operating results may be\n-----\nGiven the context information and not prior knowledge, answer the question: What were some of the significant acquisitions?", "temperature": 0.7, "max_tokens": 256, "top_p": 1, "frequency_penalty": 0, "presence_penalty": 0, "n": 1, "best_of": 1, "logit_bias": {}]

- {"id": "cmpl-720ZuFwXywmM8Gr1Edd7RYhN27", "object": "text_completion", "created": 1680713234, "model": "text-davinci-003", "choices": [{"text": "\nSome of the significant acquisitions mentioned in the context are the divestiture of our ATG business to Aurora, the Uber Elevate business to Joby, a joint venture with SK Telecom Co., LTD., the acquisition of Careem, the purchase of a controlling interest in Cornershop, and the acquisition of Postmates."}], "index": 0, "finish_reason": "stop", "logprobs": null, "usage": {"completion_tokens": 65, "prompt_tokens": 440, "total_tokens": 505}}

{"prompt": ["The original question is as follows: What were some of the significant acquisitions? We have provided an existing answer: \nSome of the significant acquisitions mentioned in the context are the divestiture of our ATG business to Aurora, the Uber Elevate business to Joby, a joint venture with SK Telecom Co., LTD., the acquisition of Careem, the purchase of a controlling interest in Cornershop, and the acquisition of Postmates. We have the opportunity to refine the existing answer (only if needed) with some more context below. \n-----\nyear: 2020\npaid in Uber common stock\n67\nTotal consideration transferred\n380\nLess: CS-Mexico Put/Call\n18\nTotal consideration\n362\nThe following table summarizes the preliminary fair value of assets acquired and liabilities assumed as of the date of acquisition (in millions):\nFair Value\nCurrent assets\n204\nGoodwill\n384\nIntangible assets\n122\nOther long-term assets\n11\nTotal assets acquired\n721\nCurrent liabilities\n34\nDeferred tax liability\n33\nOther long-term liabilities\n2\nTotal liabilities assumed\n69\nLess: Redeemable non-controlling interests\n290\nNet assets acquired\n362\nThe excess of purchase consideration over the fair value of net tangible and identifiable intangible assets acquired was recorded as goodwill which is not deductible for tax purposes. Goodwill is primarily attributed to the anticipated operational synergies. Goodwill was recorded in our Delivery segment. The fair values assigned to tangible and identifiable intangible assets acquired and liabilities\n148\nassumed are based on management's estimates and assumptions at the time of acquisition, and are updated to reflect the most recent changes.\n\nThe fair value of the redeemable non-controlling interest of \$290 million was estimated based on the non-controlling interest\u2019s respective share of the CS-Global enterprise value.\n\nThe following table sets forth the components of identifiable intangible assets acquired and their estimated useful lives as of the date of acquisition (in millions, except years):\nFair Value\nWeighted Average Remaining Useful Life - Years\nVendor relationship\n20\n15\nShopper relationship\n14\nCustomer relationship\n14\nDeveloped technology\n58\nTrade names\n29\nTotal\n122\nVendor, shopper and customer relationships represent the fair value of the underlying relationships with Cornershop vendors (such as grocery stores and\n-----\nGiven the new context, refine the original answer to better answer the question. If the context isn't useful, return the original answer."], "temperature": 0.7, "max_tokens": 256, "top_p": 1, "frequency_penalty": 0, "presence_penalty": 0, "n": 1, "best_of": 1, "logit_bias": {}]

- {"id": "cmpl-720ZxEzdXZtJ0Js1gzUvc2xjqdac", "object": "text_completion", "created": 1680713237, "model": "text-davinci-003", "choices": [{"text": "\nSome of the significant acquisitions mentioned in the context are the divestiture of our ATG business to Aurora, the Uber Elevate business to Joby, a joint venture with SK Telecom Co., LTD., the acquisition of Careem, the purchase of a controlling interest in Cornershop for a total consideration of \$362 million, paid in Uber common stock (67 million) with the remainder of the consideration transferred (380 million) net of the CS-Mexico Put/Call (18 million). The purchase included net assets acquired of \$362 million, goodwill of \$384 million, intangible assets of \$122 million, other long-term assets of \$11 million, current liabilities of \$34 million, deferred tax liability of \$33 million, other long-term liabilities of \$2 million, and redeemable non-controlling interests of \$290 million. The identifiable intangible assets acquired and their estimated useful lives include vendor relationship (20 years), shopper relationship (15 years), customer relationship (14 years), developed technology (58 years), and trade names (29 years).", "index": 0, "finish_reason": "stop", "logprobs": null, "usage": {"completion_tokens": 215, "prompt_tokens": 585, "total_tokens": 800}}

{"prompt": ["The original question is as follows: What were some of the significant acquisitions? We have provided an existing answer: \nSome of the significant acquisitions mentioned in the context are the divestiture of our ATG business to Aurora, the Uber Elevate business to Joby, a joint venture with SK Telecom Co., LTD., the acquisition of Careem, the purchase of a controlling interest in Cornershop for a total consideration of \$362 million, paid in Uber common stock (67 million) with the remainder of the consideration transferred (380 million) net of the CS-Mexico Put/Call (18 million). The purchase included net assets acquired of \$362 million, goodwill of \$384 million, intangible assets of \$122 million, other long-term assets of \$11 million, current liabilities of \$34 million, deferred tax liability of \$33 million, other long-term liabilities of \$2 million, and redeemable non-controlling interests of \$290 million. The identifiable intangible assets acquired and their estimated useful lives include vendor relationship (20 years), shopper relationship (15 years), customer relationship (14 years), developed technology (58 years), and trade names (29 years). We have the opportunity to refine the existing answer (only if needed) with some more context below. \n-----\nyear: 2020\nresulting in the recognition of \$2.5 billion in goodwill in our Mobility segment and \$540 million in intangible assets.\n\nOn July 6, 2020, we closed on a purchase agreement to acquire Cornershop Global LLC (\u201cCS-Global\u201d), and its wholly owned subsidiaries operating in Brazil, Chile, Colombia, Costa Rica, Canada, U.S., and Peru. The agreement was accounted for as a business combination, resulting in the recognition of \$384 million in goodwill in our Delivery segment and \$122 million in intangible assets.\n\nOn July 14, 2020, we acquired 100% of the equity of Routematch Holdings, Inc. (\u201cRoutematch\u201d). The acquisition was accounted for as a business combination, resulting in the recognition of \$91 million in goodwill in our Mobility segment and \$27 million in intangible assets.\n\nOn Dec 1, 2020, we acquired 100% of the equity of Postmates Inc. (\u201cPostmates\u201d). The acquisition was accounted for as a business combination, resulting in the recognition of \$3.1 billion in goodwill in our Delivery segment and \$1.0 billion in intangible assets.\n\nRefer to Note 18 \u201cBusiness Combinations\u201d for further information of our acquisitions.\n\nThe following table presents the changes in the carrying value of goodwill by segment for the years ended December 31, 2019 and 2020 (in millions):\n\nAs Previously Reported\n1\nCore Platform\nOther Bets\nMobility\nDelivery\nFreight\nATG and Other Technology Programs\nAll Other\nTotal Goodwill\nBalance as of January 1, 2019\n53\n100\n153\nReallocation due to change in segments\n53\n100\n25\n13\n15\n100\nAcquisitions\n14\n14\nBalance as of December 31, 2019\n25\n13\n29\n100\n167\nAcquisitions\n2,574\n3,533\n6,107\nGoodwill\n-----\nGiven the new context, refine the original answer to better answer the question. If the context isn't useful, return the original answer."], "temperature": 0.7, "max_tokens": 256, "top_p": 1, "frequency_penalty": 0, "presence_penalty": 0, "n": 1, "best_of": 1, "logit_bias": {}]

- {"id": "cmpl-720aA8zrFiI3t7DHMIJoRu6vJQLb", "object": "text_completion", "created": 1680713250, "model": "text-davinci-003", "choices": [{"text": "\nSome of the significant acquisitions mentioned in the context are the divestiture of our ATG business to Aurora, the Uber Elevate business to Joby, a joint venture with SK Telecom Co., LTD., the acquisition of Careem, the purchase of a controlling interest in Cornershop for a total consideration of \$362 million, paid in Uber common stock (67 million) with the remainder of the consideration transferred (380 million) net of the CS-Mexico Put/Call (18 million). The purchase included net assets acquired of \$362 million, goodwill of \$384 million, intangible assets of \$122 million, other long-term assets of \$11 million, current liabilities of \$34 million, deferred tax liability of \$33 million, other long-term liabilities of \$2 million, and redeemable non-controlling interests of \$290 million. The identifiable intangible assets acquired and their estimated useful lives include vendor relationship (20 years), shopper relationship (15 years), customer relationship (14 years), developed technology (58 years), and trade names (29 years). Additionally, in 2020, the acquisitions of Cornershop Global LLC, Routematch Holdings, Inc., and Postmates Inc. were accounted for as business combinations, resulting in the recognition of a total of", "index": 0, "finish_reason": "length", "logprobs": null, "usage": {"completion_tokens": 256, "prompt_tokens": 741, "total_tokens": 997}}