GORMAN RUPP CO Form DEF 14A March 23, 2017

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

PROXY STATEMENT PURSUANT TO SECTION 14(a) OF THE SECURITIES

EXCHANGE ACT OF 1934

(Amendment No.)

Filed by the Registrant

Filed by a Party other than the Registrant

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material Pursuant to §240.14a-12

The Gorman-Rupp Company

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

No fee required.

Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

- (1) Title of each class of securities to which the transaction applies:
- (2) Aggregate number of securities to which the transaction applies:
- (3) Per unit price or other underlying value of the transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
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(1) Amount Previously Paid:
(2) Form, Schedule or Registration Statement No.:
(3) Filing Party:
(4) Date Filed:

THE GORMAN-RUPP COMPANY

Mansfield, Ohio

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

The Annual Meeting of the Shareholders of The Gorman-Rupp Company will be held at the Company s Corporate Headquarters, 600 South Airport Road, Mansfield, Ohio 44903, on Thursday, April 27, 2017 at 10:00 a.m., Eastern Daylight Time, for the purpose of considering and acting upon proposals to:

- 1. Fix the number of Directors of the Company at eight and to elect eight Directors to hold office until the next Annual Meeting of Shareholders and until their successors are elected and qualified;
- 2. Approve, on an advisory basis, the compensation of the Company s named Executive Officers;
- 3. Approve, on an advisory basis, the frequency of future advisory votes on the compensation of the Company s named Executive Officers:
- 4. Ratify the appointment of Ernst & Young LLP as independent registered public accountants for the Company during the year ending December 31, 2017; and
- 5. Conduct such other business as may properly come before the Meeting or any adjournment or postponement thereof. Holders of Common Shares of record at the close of business on March 6, 2017 are the only Shareholders entitled to notice of and to vote at the Meeting.

Important Notice Regarding the Internet Availability of Proxy Materials for the Annual Meeting of Shareholders to be held on April 27, 2017 This Notice of Annual Meeting of Shareholders, Proxy Statement and related Proxy Card and the Company s 2016 Annual Report to Shareholders are available at http://www.proxyvote.com. To access the proxy materials you will need to enter the 16-digit control number located on the proxy card.

You may vote by internet by following the instructions on the enclosed proxy card, or by signing and submitting your enclosed proxy card and returning it in the enclosed envelope (which requires no postage if mailed in the United States), regardless of whether you plan to attend the Meeting.

By Order of the Board of Directors

BRIGETTE A. BURNELL
General Counsel and Corporate Secretary

March 23, 2017

PROXY STATEMENT

March 23, 2017

SOLICITATION AND REVOCATION OF PROXIES

This Proxy Statement is being furnished to shareholders of The Gorman-Rupp Company (the Company) in connection with the solicitation by the Board of Directors of the Company (the Board of Directors or Board) of proxies for use at the Annual Meeting of the Shareholders (the Meeting) to be held at the Company s Corporate Headquarters, 600 South Airport Road, Mansfield, Ohio, at 10:00 a.m., Eastern Daylight Time, on Thursday, April 27, 2017. Holders of Common Shares of record at the close of business on March 6, 2017 are the only shareholders entitled to notice of and to vote at the Meeting.

A shareholder, without affecting any vote previously taken, may revoke their proxy by the execution and delivery to the Company of a later dated proxy with respect to the same shares, or by giving notice of revocation to the Company in writing or at the Meeting. The presence at the Meeting of the person appointing a proxy does not in and of itself revoke the appointment.

OUTSTANDING SHARES AND VOTING RIGHTS

As of March 6, 2017, the record date for the determination of persons entitled to vote at the Meeting, there were 26,093,123 Common Shares outstanding. Each Common Share is entitled to one vote on each proposal.

The mailing address of the principal executive offices of the Company is P.O. Box 1217, Mansfield, Ohio 44901-1217. This Proxy Statement and accompanying proxy are being mailed to shareholders on or about March 23, 2017.

A quorum will be present at the Meeting if there are present, in person or by proxy, shareholders of record entitled to exercise at least 50% of the voting power of the Company with respect to at least one of the purposes for which the Meeting was called.

With respect to the election of Directors (Proposal No. 1), the eight nominees receiving the greatest number of votes will be elected. Abstentions and broker non-votes will not be voted for or withheld from the election of directors and thus will have no effect on the election of directors.

If notice in writing is given by any shareholder to the President, a Vice President or the Secretary of the Company, not less than 48 hours before the time fixed for the holding of the Meeting, that such shareholder desires that the voting for the election of Directors be cumulative, and if announcement of the giving of such notice is made upon the convening of the Meeting by the Chairman or Secretary or by or on behalf of the shareholder giving such notice, each shareholder shall have the right to cumulate such voting power as they possess at such election. Under cumulative voting, a shareholder controls voting power equal to the number of votes which they otherwise would have been entitled to cast multiplied by the number of Directors to be elected. All of such votes may be cast for a single nominee or may be distributed among any two or more nominees as they may desire. If cumulative voting is invoked, and unless contrary instructions are given by a shareholder who signs a proxy, all votes represented by such proxy will be divided evenly among the candidates nominated by the Board of Directors, except that if such voting should for any reason not be effective to elect all of the nominees named in this Proxy Statement, then such votes will be cast so as to maximize the number of the Board of Directors nominees elected to the Board.

With respect to the advisory vote to approve the compensation of the Company s named Executive Officers (Proposal No. 2), the frequency of future advisory votes on the compensation of the Company s named Executive Officers (Proposal No. 3) and the ratification of independent registered public accountants (Proposal No. 4), the

affirmative vote of a majority of the votes cast is necessary to approve each such proposal. Abstentions and broker non-votes will not be voted for or against such proposals and will not be counted in the number of votes cast on such proposals.

Brokerage firms have the authority to vote shares on certain routine matters when their customers do not provide voting instructions. However, on other matters, when the brokerage firm has not received voting instructions from its customers, the brokerage firm cannot vote the shares on that matter and a broker non-vote occurs. Proposal No. 4 is a routine matter, but the other proposals in this proxy statement are non-routine matters.

ELECTION OF DIRECTORS

(Proposal No. 1)

All Directors will be elected to hold office until the next Annual Meeting of Shareholders and until their successors are elected and qualified. Proxies received will be voted in the manner directed therein. If no such direction is provided, proxies received are intended to be voted in favor of fixing the number of Directors at eight and for the election of the nominees named below. Each of the nominees is presently a Director of the Company. Mr. Jeffrey S. Gorman is the son of Mr. James C. Gorman.

In the event that any of the nominees should become unavailable, which the Board of Directors does not anticipate, proxies are intended to be voted in favor of fixing the number of Directors at a lesser number or for a substitute nominee or nominees designated by the Board of Directors, in the discretion of the persons appointed as proxy holders. If cumulative voting in the election of directors is invoked, the proxies may be voted cumulatively for less than the entire number of nominees if any situation arises which, in the opinion of the proxy holders, makes such action necessary or desirable.

Director Qualifications

The nominees for Director are as follows:

James C. Gorman is Chairman of the Board and son of J.C. Gorman, co-founder of the Company. Mr. Gorman has been Chairman of the Board since 1989 and served as the Company s President from 1964 until 1989, and as Chief Executive Officer from 1964 until 1996. Mr. Gorman also served on the Board of Directors of United Telephone Company of Ohio for 20 years and was Treasurer of a multi-million dollar international not-for-profit entity for 35 years. Mr. Gorman, age 92, has served as a Director of the Company since 1946.

Mr. Gorman was instrumental in the Company s development and growth for more than 30 years as President and Chief Executive Officer and 11 years in sales, and therefore is highly knowledgeable about the pump industry and the Company s products, customers and competitors.

Jeffrey S. Gorman is President and Chief Executive Officer of the Company. He was elected to these offices on May 1, 1998, after having served as Senior Vice President since 1996. He also served as General Manager of Gorman-Rupp Pumps USA from 1989 through 2005 after service as Assistant General Manager from 1986 to 1988. Additionally, he held the office of Corporate Secretary from 1982 to 1990. Mr. Gorman is a member of the Board of Directors of Mechanics Bank, Mansfield, Ohio and former Chairman of the Ohio Chamber of Commerce. Mr. Gorman, age 64, has served as a Director of the Company since 1989.

Mr. Gorman has been instrumental in continuing the Company s development and growth for more than 30 years, especially with respect to its acquisitions and its international growth. He also is highly knowledgeable about all significant aspects of the pump industry and the Company s products, customers and competitors.

M. Ann Harlan is the retired Vice President and General Counsel of the J.M. Smucker Company (Smucker), a New York Stock Exchange (NYSE) publicly-traded food manufacturer. From January 1998 to January 2011, Ms. Harlan was a member of the Smucker executive management team responsible for setting and implementing corporate strategy and has broad experience with corporate governance issues and requirements of the NYSE, the Securities and Exchange Commission (SEC) and the Sarbanes-Oxley Act of 2002. In addition, Ms. Harlan is a founder and Co-CEO of Harlan Peterson Partners. She is also a member of the Advisory Board of Gates Group Capital Partners and serves on the Board of Trustees of University Hospitals Health System, Inc. and is the immediate past chair of the Board of The First Tee of Cleveland. From 2010 until its sale to Archer Daniels Midland in 2015, Ms. Harlan was also a Director of Eatem Foods Company. Ms. Harlan, age 57, has served as a Director of the Company since 2009.

Ms. Harlan has 13 years of experience as senior legal counsel at Smucker, which has significant family ownership and family senior management generally comparable to the ownership structure of the Company. She has extensive mergers and acquisition experience with Smucker and 15 years prior related experience with a major law firm. She also has broad experience with public company governance issues, executive compensation and equity compensation plan development and administration as well as human resources issues.

Thomas E. Hoaglin served as Chairman, President and Chief Executive Officer of Huntington Bancshares, Inc., a publicly-traded financial institution, from 2001 to his retirement in February 2009. Mr. Hoaglin is currently a Director of American Electric Power Company, Inc., a NYSE publicly traded electric utility holding company, where he is the Lead Independent Director, Chair of the Committee on Directors and Corporate Governance and also serves on the Human Resources (Compensation) Committee, Executive Committee and Policy Committee. Mr. Hoaglin is a Director of The Jeffrey Company and serves as member of the National Association of Corporate Directors Nominating and Governance Committee Chair Advisory Council. Mr. Hoaglin, age 67, has served as a Director of the Company since 1993 and had previously served as a Director from 1986 to 1989.

The Board has determined that Mr. Hoaglin qualifies as an audit committee financial expert under SEC rules, in connection with his service as Chair of the Audit Committee. He has extensive major-corporation executive management experience and extensive board of directors experience in governance and executive compensation matters of publicly-held companies.

Christopher H. Lake has been President and Chief Operating Officer of SRI Quality System Registrar, an international third party ISO registrar and certification audit firm, since December 2005, after having served as Vice President from July to December 2005. The firm has operations in the United States, Asia and the European Union. Mr. Lake served as President of Dean & Lake Consulting, Inc., a regional consulting group that focused on operations and product development from 2001 to July 2005. Previously, Mr. Lake was Principal and Industry Executive for a *Fortune 500* global consulting company. Mr. Lake, age 52, has served as a Director of the Company since 2000.

Mr. Lake has major corporate service and operations experience with large service, banking and telecommunications clients. He also has extensive experience providing information technology services to large domestic and international companies.

Kenneth R. Reynolds is the Executive Vice President and Treasurer of Ariel Corporation, where he previously served as Chief Financial Officer from 1997 to 2016. Ariel has been a major designer and manufacturer of a wide variety of compressors for diverse global petroleum markets for over 50 years. Its compressors are in service worldwide in refineries, gas fields, pipeline service and gas gathering, making it a world leader in gas compression. Previously, Mr. Reynolds, a Certified Public Accountant, was a partner with a regional public accounting firm which he joined following his college graduation. He also serves on the Board of Directors of a Houston-based joint venture between Caterpillar Inc. and Ariel that designs and manufactures well-stimulation pump products. Mr. Reynolds, age 58, has served as a Director of the Company since 2014.

Mr. Reynolds has over 30 years of financial systems management and reporting experience and qualifies as an audit committee financial expert under SEC rules for service on the Audit Committee. Additionally, Mr. Reynolds has extensive international *Fortune 500* customer experience with major petroleum producers and capital goods manufacturers.

Rick R. Taylor has been President of Jay Industries, Inc., a Tier 1 automotive parts manufacturer, since 1985, and Chief Executive Officer of Nanogate Jay Systems, the U.S. subsidiary of Nanogate A.G., a German company, since 2017. Jay Industries also is a Tier 2 parts manufacturer for several other industrial companies. In addition, Mr. Taylor has been President of Longview Steel Corporation, a steel wholesaler, since 1999. Mr. Taylor has been a Director of Park National Corporation, a NYSE publicly traded regional bank holding company, since 1995, where he serves on the Investment Committee and the Risk Committee. Mr. Taylor, age 69, has served as a Director of the Company since 2003.

Mr. Taylor s major company manufacturing experience spans over 40 years. He has extensive international supply chain experience, and board of directors experience, including investment management and risk management.

W. Wayne Walston is the retired Senior Counsel in the Warsaw, Indiana office of Beers Mallers Backs & Salin, LLP (attorneys) (Beers Mallers). From January 2013 to November 2016, Mr. Walston served as Senior Counsel of Beers Mallers, after having served as Partner since January 2008. Prior to that, Mr. Walston was a partner in Miner Lemon & Walston, LLP from January 2007, and owner of the Walston Elder Law Office from July 2003 through December 2006. Mr. Walston previously was an officer of Sprint Corporation for 14 years as Legal and External Affairs officer; he also served as Secretary to the Board of Directors of five separate state operating entities. Mr. Walston, age 74, has served as a Director of the Company since 1999.

Mr. Walston has extensive experience with labor and employment relations, antitrust compliance, SEC compliance, state regulatory compliance for public utilities, legislative and regulatory advocacy, real estate contracts and transactions, product marketing, corporate communications and corporate litigation. He also has extensive major publicly-held company board of directors experience, including corporate governance.

NON-EMPLOYEE DIRECTOR COMPENSATION

The Compensation Committee is charged with oversight and periodic review of Non-Employee Director compensation and with recommending any changes to the entire Board of Directors. Directors who are employees of the Company (Messrs. J. C. Gorman and J. S. Gorman) do not receive any compensation for service as Directors.

Non-Employee Directors are compensated by the Company for their services as Directors through a combination of annual cash retainers of \$53,000 each and stock awards of 1,250 shares each effective as of July 1 of every year. To reflect their additional responsibilities, Chairs of the Compensation Committee and Governance and Nominating Committee receive an additional retainer fee of \$4,000, and the Chair of the Audit Committee receives an additional retainer fee of \$5,000.

The Company has a stock ownership guidelines policy for its Non-Employee Directors to encourage meaningful stock ownership in the Company. The policy requires each Non-Employee Director to own shares of stock equal in value to five times his or her annual cash retainer, and prohibits most sales of shares unless the applicable minimum stock ownership requirement is met.

Non-Employee Director Compensation Table

The table below summarizes the total compensation paid for service of each of the Non-Employee Directors of the Company for the calendar year 2016.

Name	Fees Earnee or Paid in Cash (1)	l Stock Awards (2)	Option Awards	Non-Equity Incentive Plan Compensation	Change in Pension Value and Nonqualified Deferred Compensation Earnings	All Other Compensation	Total
M. Ann Harlan	\$ 59,500	(3) \$34,263	\$	\$	\$	\$	\$ 93,760
Thomas E. Hoaglin	63,500	(4) 34,263					97,759
Christopher H. Lake	55,000	(5) 34,263					89,258
Kenneth R. Reynolds	53,000	34,263					87,263
Rick R. Taylor	55,000	(6) 34,263					89,257
W. Wayne Walston	55,000	(7) 34,263					89,256

- 1) Fees for additional responsibilities are pro-rated for months of service in those roles.
- 2) Each Non-Employee Director received an award of 1,250 Common Shares (from the Company s treasury shares) under The Gorman-Rupp Company 2016 Non-Employee Directors Compensation Plan. Each award of 1,250 Common Shares was made effective as of July 1, 2016 and had a market value of \$34,263, computed in accordance with FASB ASC Topic 718.
- 3) Includes additional retainer fees of \$4,000 for Ms. Harlan s service as Chair of the Governance and Nominating Committee and \$2,500 for her partial year of service as lead independent Director.
- 4) Includes additional retainer fees of \$8,000 for Mr. Hoaglin s service as Chair of the Audit Committee and \$2,500 for his partial year of service as lead independent Director.
- 5) Includes additional retainer fees of \$2,000 for Mr. Lake s partial year of service as Chair of the Compensation Committee.

- 6) Includes additional retainer fees of \$2,000 for Mr. Taylor s partial year of service as Chair of the Pension Committee.
- 7) Includes additional retainer fees of \$2,000 for Mr. Walston s partial year of service as Chair of the Compensation Committee.

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CORPORATE GOVERNANCE

Board of Directors and Board Committees

The Company requires that a majority of its Directors must be independent as required by the listing standards of the NYSE MKT Exchange and the SEC rules, or by other regulatory or legislative bodies as may be applicable to the Company. The Board, on an annual basis, makes a determination as to the independence of each Director in accordance with these prescribed rules or regulations. In general, independent means that a Director has no material relationship with the Company or any of its subsidiaries. The existence of a material relationship must be determined upon a review of all relevant facts and circumstances, and generally is a relationship that might reasonably be expected to compromise the Director s ability to maintain his or her independence from management.

The Board has approved Corporate Governance Guidelines to provide guidance for the governance of the Company. The Governance and Nominating Committee is responsible for monitoring these guidelines and reviews these guidelines on an annual basis and, subject to Board approval, makes such revisions as may be necessary or appropriate to reflect new regulatory requirements and evolving corporate governance practices.

Based on an annual review by the Governance and Nominating Committee, the Committee affirmatively determined, after considering all relevant facts and circumstances known to it, that no Non-Employee Director has a material relationship with the Company and that all Non-Employee Directors meet the independence standards of the Company s Corporate Governance Guidelines, as well as the current independence standards of the NYSE MKT Exchange and SEC corporate governance requirements for listed companies, and have no relationships or transactions required to be reported by Item 404 of Regulation S-K.

During 2016, a total of five regularly scheduled meetings of the Board of Directors (at least one each quarter) and a total of 20 meetings of all standing Directors. Committees were held. All Directors attended at least 75% of the aggregate number of meetings held by the Board of Directors and the respective Committees on which they served. In 2016, the independent Directors met at every regularly scheduled meeting of the Board of Directors in executive session without the presence of the non-independent Directors and any members of the Company s management. Members of the Board of Directors are expected to attend the Company s Annual Meeting of Shareholders, and all Directors were in attendance at the Annual Meeting in 2016.

At the April 28, 2016 annual reorganizational meeting of the Board of Directors, M. Ann Harlan was elected by the independent directors to succeed Thomas E. Hoaglin as lead independent director, to serve for a one year term. The lead independent director is responsible for coordinating the activities of the other independent directors and has the authority to preside at all meetings of the Board of Directors at which the Chairman of the Board is not present. The lead independent director serves as principal liaison on Board-wide issues between the independent directors and the Chairman of the Board, approves meeting schedules and agendas and monitors the quality of information sent to the Board. The lead independent director also may recommend the retention of outside advisors and consultants who report directly to the Board of Directors. If requested by shareholders, when appropriate, the lead independent director also will be available for consultation and direct communication.

The Board completes annual performance evaluations of the Board, as well as the Audit Committee, the Compensation Committee, and the Governance and Nominating Committee, to assist in determining whether the Board and its Committees are functioning effectively. Annually, the Board and each of its Committees complete self-evaluations and review and discuss the results. The Governance and Nominating Committee oversees this process.

The Board of Directors has three separately designated standing Committees: (1) Audit Committee, which is currently comprised of Thomas E. Hoaglin (Chair and audit committee financial expert), M. Ann Harlan, Christopher H. Lake and Kenneth R. Reynolds (audit committee financial expert), and which included W. Wayne Walston for a portion of 2016; (2) Compensation Committee, which is currently comprised of

Christopher H. Lake (Chair), Kenneth R. Reynolds, Rick R. Taylor and W. Wayne Walston, and which included M. Ann Harlan for a portion of 2016; and (3) Governance and Nominating Committee, which is currently comprised of M. Ann Harlan (Chair), Thomas E. Hoaglin, Rick R. Taylor and W. Wayne Walston, and which included Kenneth R. Reynolds for a potion of 2016. All members of each Committee are independent Directors. Each Committee is governed by a written charter adopted by the Board of Directors detailing its authority and responsibilities. These charters are reviewed and updated periodically as legislative and regulatory developments and business circumstances warrant. The Board Committees charters are available in their entirety on the Company s website at http://www.gormanrupp.com.

The Pension Committee was dissolved in April 2016 and its functions and responsibilities were delegated by the Board to the Compensation Committee. The Pension Committee held two meetings in 2016 prior to its dissolution.

Audit Committee

The Audit Committee held six meetings in 2016. Its principal functions include engaging the Company s independent registered public accounting firm and reviewing the scope of the audit of the Company s consolidated financial statements, approving fees to be paid to the independent registered accounting firm for the agreed-upon-services, considering comments made by the independent registered public accountants with respect to internal controls and financial reporting, considering related actions taken by management, reviewing internal accounting systems, procedures and controls with the Company s internal auditor and financial staff, reviewing any non-audit services provided by the independent registered public accountants, and providing organizational oversight of the Company s enterprise risk management plan. In addition, the Audit committee oversees the Company s internal audit function, including approving the annual internal audit plan.

Compensation Committee

The Compensation Committee held seven meetings during 2016. Its principal functions are to evaluate, develop and monitor compensation policies and programs for the Company s officers and Non-Employee Directors, to recommend the salaries, profit sharing and long-term incentive compensation for the officers, and to oversee the administration, funding and investment performance of the defined benefit pension plan and the defined contribution retirement plans of the Company. A more comprehensive description of the Compensation Committee s functions regarding the consideration and determination of executive compensation is set forth under the caption Compensation Discussion and Analysis.

Governance and Nominating Committee

The Governance and Nominating Committee held five meetings during 2016. Its principal functions involve the identification, evaluation and recommendation of individuals for nomination as members of the Board of Directors, succession planning for the Company s Chief Executive Officer and other Executive Officers, succession planning for other corporate officers and operating executives, guiding the annual evaluation of the performance of the Board and its Committees, and periodic review of the Board Committees charters and the Corporate Governance Guidelines for compliance with evolving regulations and Board-desired corporate goals. The Governance and Nominating Committee also monitors the availability of training and professional education programs suitable for Directors for enhancement of their Board and Committee responsibilities.

The Governance and Nominating Committee charter incorporates the Company s policies and procedures by which to consider recommendations from shareholders for Director nominees. Any shareholder wishing to propose a candidate may do so by delivering a typewritten or legible hand-written communication to the Company s Corporate Secretary. The submission should provide detailed business and personal biographical data about the candidate, and include a brief analysis explaining why the individual is well-qualified to become a Director nominee. All recommendations will be acknowledged by the Corporate Secretary and promptly referred to the Governance and Nominating Committee for evaluation.

The Governance and Nominating Committee does not believe that any particular set of skills, qualities or diversities is most appropriate for a Director candidate. All Director candidates, including any recommended by shareholders, are first evaluated based upon their (i) integrity, strength of character, practical wisdom and mature judgment; (ii) business and financial expertise and experience; (iii) intellect to comprehend the issues confronting the Company; and (iv) availability of adequate time to devote to the affairs of the Company and attend Board and Committee meetings. The Governance and Nominating Committee also focuses on issues of diversity, such as diversity of gender, race and national origin, education, professional experience and differences in viewpoints and skills. New Director candidates are subject to a background check performed by the Governance and Nominating Committee. In addition, the candidate will be personally interviewed by one or more Governance and Nominating Committee members before he or she is nominated for election to the Board of Directors. In considering candidates for the Board, the Governance and Nominating Committee considers the entirety of each candidate s credentials in the context of their skills, qualities or diversities. With respect to the nomination of continuing Directors for re-election, the individual s historical contributions to the Board are also considered.

Risk Oversight

The Board of Directors believes that control and management of risk are primary responsibilities of senior management of the Company. As a general matter, the entire Board of Directors is responsible for oversight of this important senior management function. The Audit Committee is responsible to the Board for the organizational oversight of the Company s comprehensive enterprise risk management plan. Additional oversight of some functional risks is performed by specific Board Committees, e.g., financial reporting risks are overseen by the Audit Committee; personnel selection, evaluation, retention and compensation risks and benefit plan investment risks are overseen by the Compensation Committee; and Chief Executive Officer, Executive Officer, other corporate officer, key operating executive and Director succession planning risks are overseen by the Governance and Nominating Committee. The results of each Committee s oversight are reported regularly to the entire Board of Directors.

Company Leadership Organization

Upon election of Mr. J.S. Gorman as Chief Executive Officer of the Company on May 1, 1998, the Company separated the offices of Board Chairman and Chief Executive Officer because it believed this division more clearly delineated their respective responsibilities. This separation currently provides for the Chairman to focus on Board of Director responsibilities and for the Chief Executive Officer to focus on the Company s executive, administrative and operating responsibilities. Given their respective service years with the Company, the Company believes this structure is most appropriate currently for conducting its business and its responsibilities to its employees, customers and suppliers, to its shareholders and Directors, and to its community and regulatory agencies.

Related Party Transactions

The Company has no relationships or transactions required to be reported by Item 404 of Regulation S-K. Although the Company does not have a specific written policy regarding review, approval or ratification of related party transactions, the Company has a formal annual review process for such transactions at all locations, and the Board of Directors has the authority to review and approve all related party transactions defined as those transactions required to be disclosed under Item 404 of Regulation S-K. Review and approval of related party transactions also would be evidenced through the Company s Code of Ethics compliance, annual completion of the Company s Directors & Officers Questionnaires and discussion at Board meetings, or addressed in unanimous written actions in lieu of a Board meeting, if applicable.

AUDIT COMMITTEE REPORT

The Audit Committee has submitted the following report to the Board of Directors:

- (i) The Audit Committee has reviewed and discussed the Company s audited consolidated financial statements for the fiscal year ended December 31, 2016 and the assessment of the Company s internal controls over financial reporting with the Company s management and the Company s independent registered public accountants, Ernst & Young LLP;
- (ii) The Audit Committee has discussed with the Company s independent registered public accountants the matters required to be discussed by Auditing Standard No. 1301, Communications with Audit Committees, as adopted by the Public Company Accounting Oversight Board (PCAOB);
- (iii) The Audit Committee has received the written disclosures and the letter from the Company s independent registered public accountants required by PCAOB Rule 3526 (Communication with Audit Committees Concerning Independence), and has discussed the issue of independence, including the provision of non-audit services to the Company, with the independent registered public accountants;
- (iv) With respect to the provision of non-audit services to the Company, the Audit Committee has obtained a written statement from the Company s independent registered public accountants that they have not rendered any non-audit services prohibited by SEC and PCAOB rules relating to auditor independence, and that the delivery of any permitted non-audit services has not and will not impair their independence;
- (v) Based upon the review and discussions referred to above, the Audit Committee recommended to the Board of Directors that the Company s audited consolidated financial statements be included in the Company s Annual Report on Form 10-K for the fiscal year ended December 31, 2016, to be filed with the SEC; and
- (vi) In general, the Audit Committee has fulfilled its commitments in accordance with its charter.

 Members of the Audit Committee are also independent in accordance with the additional listing standards of the NYSE MKT Exchange, and two of the members (including the Chair) qualify as an audit committee financial expert in accordance with SEC rules.

The foregoing report has been furnished by members of the Audit Committee:

Thomas E. Hoaglin, Chair

M. Ann Harlan

Christopher H. Lake

Kenneth R. Reynolds

Compensation Committee Interlocks and Insider Participation

Each of the following Directors served as a member of the Compensation Committee during the fiscal year ended December 31, 2016: M. Ann Harlan, Christopher H. Lake, Kenneth R. Reynolds, Rick R. Taylor and W. Wayne Walston. During fiscal year 2016, no Company Executive Officer or Director was a member of the board of directors of any other company where the relationship would be construed to constitute a committee interlock within the meaning of the rules of the SEC.

COMPENSATION COMMITTEE REPORT

The Compensation Committee has submitted the following report to the Board of Directors:

- (i) The Compensation Committee has reviewed and discussed the following Compensation Discussion and Analysis with the Company s management; and
- (ii) Based on the review and discussions referred to in the preceding paragraph, the Compensation Committee recommended to the Board of Directors that the Compensation Discussion and Analysis be included in the Company s Proxy Statement in connection with the 2017 Annual Meeting of the Company s Shareholders.

The foregoing report has been furnished by members of the Compensation Committee:

Christopher H. Lake, Chair

Kenneth R. Reynolds

Rick R. Taylor

W. Wayne Walston

EXECUTIVE COMPENSATION

Compensation Discussion and Analysis

This Compensation Discussion and Analysis describes the Company s Officer compensation program and how it applies to the Company s Chief Executive Officer and its other officers (collectively, the Officers), including our four named executive officers (Executive Officers) identified in our Summary Compensation Table.

Overview

The Gorman-Rupp Company has a long and continuing focus on building profitability and consistently delivering increased value to our shareholders. To accomplish this goal, the Company s Officer compensation program is designed to encourage and reward leadership, initiative, teamwork and top-quality performances among the Officers.

The Compensation Committee (the Committee) of the Board of Directors is authorized (i) to review and evaluate the compensation policies and programs for the Officers; (ii) to review, at least annually, the Chief Executive Officer s progress assessments of the other Officers and to evaluate the Chief Executive Officer s progress assessment; (iii) to review and recommend the annual salaries, profit sharing and long-term incentive compensation determinations for the Executive Officers to the Board of Directors; and (iv) to periodically review the compensation of Non-Employee Directors (Directors) and submit any suggested recommendations for changes to the Directors for review.

Four independent Directors comprise the Committee. Their responsibilities are carried out pursuant to authority delegated by the Board of Directors and in accordance with the federal securities laws and other applicable laws and regulations and the Committee s charter.

Philosophy and Objectives

Under the Committee s oversight, the Company has formulated a compensation philosophy that is intended to assure the provision of fair, competitive and performance-based compensation to the Officers. This philosophy reflects the belief that compensation of the Officers should be consistent with the Company s historical compensation practices, its culture, its profitability and its long-term shareholder value.

The implementation of the Company s Officer compensation philosophy seeks (i) to attract and retain a group of talented individuals with the education, experience, skill sets and professional presence deemed best suited for the respective Officer positions; and (ii) to continually motivate those individuals to help the Company achieve its strategic goals and enhance profitability by offering them incentive compensation in the form of profit sharing and equity-based compensation awards driven by the Company s results of operations and financial condition.

Elements of Compensation

The Company s Officer compensation program consists of four elements: base salary, profit sharing, performance-share awards and a component of modest miscellaneous benefits. The Company has not entered into employment contracts with any of the Officers.

Ownership of the Company s Common Shares by the Officers has continually been considered a worthy goal within the Company to further align Officers interests with those of Shareholders. Toward that end, the Company sponsors opportunities to purchase Common Shares, including a partial Company match, aimed at encouraging the Officers, and substantially all other employees, to voluntarily invest in the Common Shares.

The Company has a stock ownership guidelines policy which establishes minimum stock ownership requirements for its Officers, group presidents and other corporate and operating officers to encourage

meaningful stock ownership in the Company. The policy requires each executive, operating president and designated key employees to own shares of stock equal in value ranging from multiples of one times to three times his or her base salary, and prohibits most sales of shares unless the applicable minimum stock ownership requirement is met.

Base Salary and Profit Sharing Base salaries are premised upon the relative responsibilities of the given Officers and industry surveys and related data. Initial salaries generally are set below competitive levels paid to comparable officers at other entities engaged in the same or similar businesses as the Company based upon Equilar peer data and Company philosophy. Subsequently, actual salaries are adjusted periodically based on judgments of each person s performance, qualifications, accomplishments and expected future contributions in his or her Officer role.

The Company intentionally relies to a significant degree on incentive compensation in the form of profit sharing to attract and retain the Officers. This profit sharing opportunity provides motivation for them to perform to the full extent of their individual abilities and as a team to build total Company profitability and shareholder value on a continuing, long-term basis.

Performance-Based Share Awards Pursuant to The Gorman-Rupp Company 2015 Omnibus Incentive Plan (the Incentive Plan), long-term equity incentive compensation is an element of compensation used to enhance the Company s compensation program in combination with its succession planning for key personnel and to further align the interests of award recipients with shareholders. Equity incentive compensation has also been selected to facilitate the accumulation of additional Company shares of stock by those most accountable for the Company s operating results and shareholder value, but conditioned upon achievement of appropriate performance metrics. Recipients of grants of performance-based shares receive a target award of performance-based shares that vest at the end of a three year performance period, based on the levels of achievement of the performance goals established by the Compensation Committee, which may range from 0% to 150% of the target number of performance-based shares. The performance goals for these performance-based shares are based on targeted operating income growth and shareholders equity growth, weighted 50% each. The Committee believes the combination of these performance goals selected for the Incentive Plan provides an appropriate balance between earnings-related and growth goals while also focusing on shareholder value growth. Each vested performance-based share represents the right to receive one Common Share of the Company. No performance-based shares vested during 2016.

In determining the size of the amount of performance-based shares to be granted to our Executive Officers, the Compensation Committee takes into account several factors, including our Chief Executive Officer's recommendation for the other Executive Officers, our short-term and long-term financial and strategic objectives, the Executive Officer's relative job scope, individual performance history and prior and anticipated future contributions to the Company. After considering these factors, the Compensation Committee determines the amount of performance-based shares to be granted at levels it considers appropriate to create a meaningful opportunity for reward predicated on the creation of long-term stockholder value.

Under certain circumstances, including a restatement of financial results by the Company, the grantee may be required to return to the Company performance shares and/or pretax income derived from any disposition of shares previously received if the performance shares would not have been earned based upon the restated financial results.

Other Compensation The Officers receive a variety of miscellaneous benefits, the value of which is represented for the named Executive Officers under the caption All Other Compensation in the Summary Compensation Table. These benefits include taxable life insurance, and Company contributions to the Christmas Savings Plan, the 401(k) Plan, and certain partial matching contribution opportunities under the Employee Stock Purchase Plan. The Company also sponsors a defined benefit pension plan in which two of the Company s Executive Officers participate as explained under the caption Pension Benefits.

Stock Ownership The Company has long encouraged the Officers to voluntarily invest in the Company s Common Shares. As a consequence, the Company makes the purchase of its Common Shares convenient, in some cases with partial cash matching contributions from the Company, and in all cases without brokers fees or commissions, under an Employee Stock Purchase Plan, a 401(k) Plan and a Dividend Reinvestment Plan. Although the purchase opportunities available through these plans do not constitute elements of Officer compensation, all of the current Officers are shareholders and participate in one or more of the foregoing plans.

Directors, Officers and certain other employees may not engage in hedging transactions related to the Company securities, may not engage in short sales, may not purchase or sell put options, call options or other such derivative securities, and may not hold Company securities in a margin account or pledge Company securities as collateral for a loan.

Annual Reviews

In devising and maintaining the Company s Executive Officer compensation program, the Committee requests management to periodically provide data relevant to the compensation paid to officers holding equivalent positions or having similar responsibilities in a group of industrial peers. Such information is obtained from Equilar, a leading independent third-party provider of financial, executive and director compensation data, for their review. Equilar was used by the Company to obtain competitive compensation information from public proxy data for management and the Committee as a general reference to low, mean, median and high compensation ranges and for correlation to similar measures of operating profitability and total shareholder return. The Committee s current objective is for the Company s Executive Officers to be compensated at a total level of compensation commensurate with at least the 25th percentile of compensation of comparable capital goods manufacturing companies.

The Committee additionally evaluates the Executive Officers progress assessments and the Company s financial performance in performing its compensation review responsibilities. The Committee also takes into account the outcome of prior shareholders advisory votes on executive compensation. The Committee regularly consults with executive management and has the authority if needed to consult with outside accounting, legal and compensation advisors as appropriate in arriving at compensation recommendations, subject to approval by the Board of Directors.

Prior to the Company s July Board meeting, the Committee reviews with the Chief Executive Officer the recommended annual base salary for each of the Executive Officers (other than the Chief Executive Officer). The Committee independently reviews the base salary for the Chief Executive Officer and develops a recommendation therefor. These salary reviews include consideration of the fact that a significant component of total compensation is variable, performance-based profit sharing. The Committee then reports the results of its Executive Officer compensation reviews and recommendations to the Board of Directors.

During July 2016, the Committee reviewed updated Equilar-provided peer information compensation details from 15 other capital goods manufacturing companies listed below. These peer companies reflect similar size, with median revenue of approximately \$390 million and annual revenue ranging from approximately \$100 million to \$900 million, with The Gorman-Rupp Company ranking in the 50^{th} percentile in annual revenue. The Committee also took into account the favorable outcome of the shareholders advisory vote on executive compensation at the Company s 2016 Annual Meeting of Shareholders. The Board, based on the Committee s recommendations, approved base salary increases for nearly all Executive Officers reflecting the Board s assessment of all the factors described above.

Alamo Group Inc.
Altra Industrial Motion Corporation
Ampco-Pittsburgh Corporation.
Badger Meter, Inc.
Broadwind Energy, Inc.

Circor International, Inc.
Dynamic Materials Corporation
Kadant Inc.
Lawson Products, Inc.
Lindsay Corporation

Lydall, Inc. MFRI, Inc. NN, Inc. Tennant Company Twin Disc, Incorporated

Following the end of each year and the final preparation of the Company s audited financial statements, management calculates the total amount of profit sharing available for awarding to the Executive Officers based on the Company s achieved operating income and the award percentage determined at the beginning of the year. The Chief Executive Officer then determines a recommended allocation of the available profit sharing award pool among the Executive Officers based on the respective Executive Officer s prior profit sharing award history and their current year progress assessment.

The Committee reviews with the Chief Executive Officer the recommended profit sharing award for each of the Executive Officers (other than the Chief Executive Officer). The Committee independently reviews the profit sharing award for the Chief Executive Officer and develops a recommendation therefor. These profit sharing reviews include consideration of the Chief Executive Officer s progress assessments of the other Officers, and the Committee s independent progress assessment of the Chief Executive Officer and their prior profit sharing award history. The Committee then reports the results of its profit sharing reviews and recommendations for the Executive Officers to the Board of Directors for its consideration and approval.

During 2016, the Compensation Committee of the Board of Directors of the Company approved grants of performance-based shares for the Company s Executive Officers as follows: Jeffrey S. Gorman 7,785 performance-based Common Shares; Wayne L. Knabel 5,839 performance-based Common Shares; and Brigette A. Burnell 3,893 performance-based Common Shares. The Compensation Committee did not adjust the performance goals used in connection with the 2015 awards. At the time of the 2016 grant, the Compensation Committee recognized that achievement of the three-year performance goals were expected to be very challenging, requiring significant growth from 2015 levels. The granted shares also may vest to a certain extent in the event of a Change of Control (as defined in the Incentive Plan) of the Company or the death, disability or retirement of the grantee.

The estimated value of the aggregated number of performance shares that would have become payable to each of the Company s Executive Officers in the event of a Change of Control followed by a qualifying termination of the Executive Officer s employment on December 31, 2016 are as follows: Jeffrey S. Gorman \$467,593; Wayne L. Knabel \$350,694; and Brigette A. Burnell \$233,796.

The estimated value of the aggregated number of performance shares that would have become payable to each of the Company s Executive Officers in the event of death on December 31, 2016 are as follows: Jeffrey S. Gorman \$231,413; Wayne L. Knabel \$173,557; and Brigette A. Burnell \$115,702.

No performance shares would have become payable to the Company s Executive Officers on December 31, 2016 in the event of the Executive Officer s retirement or termination due to disability on such date, as the vesting of performance shares in those events is subject to the completion of the relevant performance period and attainment of established performance goals, and the first such performance period does not conclude until December 31, 2017.

Summary Compensation Table

The table below contains information pertaining to the annual compensation of the Company s principal executive officer, its principal financial officer, and its two other Executive Officers for calendar years 2016, 2015 and 2014.

Name and			Bonus	Stock	Option	Non-Equity Incentive Plan Compensation	V: Noi D Con	hange in Pension alue and nqualified Deferred npensation arnings		Other pensation	
Principal Position	Year	Salary	(1)	(2)	(2)	(2)		(3)	Comp	(4)	Total
Jeffrey S. Gorman(5) President and Chief Executive Officer	2016 2015 2014	\$ 408,333 391,000 388,333	\$ 166,000 166,000 221,000	\$	\$	\$	\$	120,721 111,293 131,558	\$	7,168 9,080 9,928	\$ 702,222 677,373 750,819
Wayne L. Knabel(6)(7) Retired Executive Vice President, Chief Financial Officer and	2016 2015 2014	254,167 250,000 246,667	126,000 126,000 165,000							26,107 26,574 26,857	406,274 402,574 438,524
Treasurer											
Brigette A. Burnell(8) General Counsel and Corporate Secretary	2016 2015 2014	179,167 160,417 142,841	70,000 65,000 40,000							14,429 12,335 8,374	263,596 237,752 191,215
James C. Gorman	2016 2015	125,000 125,000	11,000 11,000							1,863 5,671	137,863 141,671
Chairman	2014	125,000	15,000					34,129		6,226	180,355

- (1) The amounts in this column reflect the Executive Officer s portion of the profit sharing compensation available to substantially all of the Company s employees, including its Executive Officers.
- (2) Prior to 2015, no incentive stock or option awards or non-equity incentive plan compensation other than profit sharing were offered as a part of the Company s Officer compensation program. The maximum values of each of the 2016 performance-based share awards estimated by the Company, as of the grant date, assuming that achievement of the performance goals would be 150% of target, for Jeffrey S. Gorman, Wayne L. Knabel and Brigette A. Burnell are \$300,008, \$224,993 and \$150,004, respectively. The maximum values of each of the 2015 performance-based share awards estimated by the Company, as of the grant date, assuming that achievement of the performance goals would be 150% of target, for Jeffrey S. Gorman, Wayne L. Knabel and Brigette A. Burnell are \$300,000, \$224,980 and \$149,987, respectively.
- (3) The amounts reflect the non-cash change in pension value recognized for financial statement reporting purposes for the fiscal year ended December 31, 2016, in accordance with SEC Release Nos. 33-8732A; 34-54302A. In computing the change in pension value, the Company applies the assumptions used for financial reporting purposes and a measurement date of December 31 for benefit plan determinations. The change in pension value is the aggregate increase in the actuarial present value of the respective Executive Officer s accumulated benefit measured on an annual basis from the plan measurement date in 2014 to the measurement date in 2016. Decreases of \$22,727 and \$25,117 in 2016 and 2015, respectively, are excluded from J.C. Gorman s data per the table s guidance. The Company does not offer nonqualified deferred compensation earnings to any of its employees.
- (4) Amounts include taxable life insurance, and Company contributions to the Company s 401(k) Plan, Employee Stock Purchase Plan and Christmas Savings Plan.

(5) Mr. J. S. Gorman s Change in Pension Value and Nonqualified Deferred Compensation Earnings increased each year due to replacement of earlier lower-compensated years with his most recent salary and to additional years of service.

- (6) Mr. Knabel s All Other Compensation includes \$20,725, \$20,450 and \$20,467 for calendar years 2016, 2015 and 2014, respectively, for the Company s contributions to his account in the enhanced 401(k) Plan established to replace the defined benefit plan for substantially all U.S. employees hired after December 31, 2007.
- (7) Mr. Knabel retired from his position effective December 31, 2016 in accordance with the Company s previously announced succession planning. Mr. Knabel will remain employed with the Company as Senior Vice President Development until his planned retirement date of March 31, 2017. Mr. James C. Kerr was elected to the position of Chief Financial Officer effective January 1, 2017.
- (8) Ms. Burnell s All Other Compensation includes \$13,178, \$11,114 and \$7,641 for calendar years 2016, 2015 and 2014, respectively, for the Company s contributions to her account in the enhanced 401(k) Plan established to replace the defined benefit plan for substantially all U.S. employees hired after December 31, 2007.

Grants of Plan-Based Awards

The following table sets forth information regarding the grants of performance-based shares during 2016 to the Company s named Executive Officers.

	Estimated future pa incentive plan				Grant date fair value of stock and	
Name	Grant date	Threshold Grant date (#)		Maximum (#)	options awards(2)	
Jeffrey S. Gorman	2/26/2016	3,893	7,785	11,678	\$ 199,997	
Wayne L. Knabel	2/26/2016	2,920	5,839	8,758	150,004	
Brigette A. Burnell	2/26/2016	1,947	3,893	5,839	100,011	

- (1) These amounts reflect the threshold, target and maximum number of performance-based shares granted on February 26, 2016 under The Gorman-Rupp Company 2015 Omnibus Incentive Plan. These shares vest on December 31, 2018 based upon the achievement of pre-determined financial performance goals for operating income growth and shareholders equity growth over a three-year performance period ending December 31, 2018.
- (2) The value of performance-based shares is calculated assuming achievement of the target level of performance based on the closing market value of the Company s Common Shares on the grant date in accordance with FASB ASC Topic 718.
- (3) Except for certain limited circumstances as set forth in the Incentive Plan (such as death or a Change in Control), all performance-based shares granted under the Incentive Plan vest at the end of a three year performance period, and will be paid based on the levels of achievement of performance goals established by the Compensation Committee. The two performance goals established for the January 1, 2016 through December 31, 2018 performance period are specific ranges of operating income growth and shareholders equity growth, weighted 50% each. The range of future payouts is 0% to 150% for each performance goal, with the threshold payout occurring at 50%, the target payout occurring at 100% and the maximum payout occurring at 150%. Grantees under the Incentive Plan do not have any of the rights of a shareholder with respect to any shares granted, including the right to vote or receive dividends, until determination of the achievement of the performance goals and payment of the applicable shares in accordance with the Incentive Plan.

Outstanding Equity Awards at December 31, 2016

The following table sets forth information regarding the number and value of unvested performance-based shares outstanding on December 31, 2016 of the Company s named Executive Officers.

Name	Stock Equity incentive plan awards: number of unearned shares, units or other rights that have not vested (#)	pl: r pay t sha of th:	nity incentive an awards: narket or out value of unearned res, units or ther rights at have not vested(1)
Jeffrey S. Gorman	3,893(2)	\$	120,488
	3,662(3)		113,339
Wayne L. Knabel	2,920(2)		90,374
	2,746(3)		84,989
Brigette A. Burnell	1,947(2)		60,260
	1,831(3)		56,669

- (1) The values equal the number of performance-based shares indicated multiplied by the closing price of the Company s Common Shares of \$30.95 on December 30, 2016.
- (2) Represents 2016 grants. These performance-based shares vest on December 31, 2018 based upon the achievement of the performance goals. The number and value of these shares reflect the threshold minimum level of performance.
- (3) Represents 2015 grants. These performance-based shares vest on December 31, 2017 based upon the achievement of the performance goals. The number and value of these shares reflect the threshold minimum level of performance.

Pension Benefits

The pension plan in which two of the Company s Executive Officers participate is a defined benefit plan covering certain U.S. employees of the Company. New entry into this plan terminated as of December 31, 2007 and, effective January 1, 2008, an enhanced 401(k) Plan benefit was adopted for new employees hired thereafter.

The pension plan offers participants upon retirement the option to choose between monthly benefits or a single lump sum payment. The monthly pension benefits are equal to the product of 1.1% of the participant s final average monthly earnings (based on compensation during the final ten years of service) and the number of years of credited service. A single lump sum amount is equal to the present value of the final monthly pension benefit multiplied by a single premium immediate annuity rate as defined by the plan. Historically, nearly all participants in the plan elect the single lump sum amount at retirement. The single lump sum payment option is used for financial reporting purposes for the fiscal year ended December 31, 2016, computed as of the plan measurement date of December 31, 2016.

Actuarial assumptions used by the Company in determining the present value of the accumulated benefit amount consist of a 2.5% interest rate for 2016-2018 with a 4.5% interest rate thereafter, a 3.7% discount rate and the RP-2015 Mortality Table with Generational Projection (Scale MP-2015). Base compensation in excess of \$260,000 is not taken into account under the plan. Vesting occurs after five years of credited service.

Pension Benefits Table

The table below summarizes the number of years of credited service and the present value of accumulated pension benefit for the two Executive Officers of the Company who participated in the pension plan for calendar years 2016, 2015 and 2014.

Name and			Number of Years Credited	Present Value of Accumulated	Payments During Last
Principal Position	Plan Name	Year	Service(1)	Benefit(2)	Fiscal Year
Jeffrey S. Gorman		2016	38	1,392,385	
President and Chief	The Gorman-Rupp Company Retirement	2015	37	\$ 1,271,664	\$
Executive Officer	Plan	2014	36	1,160,371	
James C. Gorman	The Gorman-Rupp Company Retirement	2016	67	251,398	73,224
Chairman	Plan	2015	66	274,124	73,224
		2014	65	299,241	73,224

⁽¹⁾ The credited years of service are determined as of a measurement date of December 31, 2016.

⁽²⁾ The amount represents the actuarial present value of accumulated benefit based on a single sum payment computed as of the plan measurement date of December 31, 2016. The retirement age is assumed to be the normal retirement age of 65 as defined in the plan.

BENEFICIAL OWNERSHIP OF SHARES

The following table sets forth information pertaining to the beneficial ownership of the Company s Common Shares as of February 1, 2017, except as otherwise noted, by (i) each Director and each person nominated for election as a Director, (ii) each Officer named in the summary compensation table, (iii) nominees for Director and Executive Officers of the Company as a group, and (iv) any person who is known to the Company to be a beneficial owner of more than five percent of the Company s outstanding Common Shares. The address of each of the Company s Directors, nominees for Director and Executive Officers is in care of The Gorman-Rupp Company, P.O. Box 1217, Mansfield, Ohio 44901.

Name and Address	Amount and Nature of Beneficial Ownership(1)	Percent of Outstanding Shares
Independent Directors and Nominees:		
M. Ann Harlan	9,661	*
Thomas E. Hoaglin	33,332	*
Christopher H. Lake	64,879(2)	*
Kenneth R. Reynolds	12,250	*
Rick R. Taylor	21,104	*
W. Wayne Walston	25,889(3)	*
Named Executive Officers:		
James C. Gorman	1,452,189(4)	5.6%
Jeffrey S. Gorman	1,606,131(5)	6.2%
Brigette A. Burnell	823	*
Wayne L. Knabel	9,138	*
All Directors and Executive Officers as a group	3,235,396(6)	12.4%
(10 persons):		
Other Principal Beneficial Owners:		
GAMCO Investors, Inc.(7)	1,597,625	6.1%
One Corporate Center		
Rye, NY 10580		
Pioneer Investment Management, Inc.(8)	1,458,881	5.6%
60 State Street		
Boston, MA 02109		
The Vanguard Group(9)	1,461,614	5.6%
100 Vanguard Blvd.		
Malvern, PA 19355		
Gayle G. Green(10)	1,385,525	5.3%
PO Box 111		
Mansfield, OH 44901		

- * Represents less than 1% of the outstanding shares.
- (1) Reported in accordance with the beneficial ownership rules of the SEC under which a person is deemed to be the beneficial owner of a security if he or she has or shares voting power or investment power in respect of such security. Accordingly, the amounts shown in the table do not purport to represent beneficial ownership for any purpose other than compliance with the SEC reporting requirements. Voting power or investment power with respect to shares reflected in the table is not shared with others except as otherwise indicated.
- (2) Includes 47,252 shares owned by Mr. Lake s minor and adult children as to which Mr. Lake considers that he shares the voting and investment power with respect thereto, but otherwise disclaims any beneficial interest therein.

- (3) Includes 20,927 shares held in a trust of which Mr. and Mrs. Walston are co-trustees.
- (4) Includes 166,233 shares held in a trust of which Mr. Gorman is a co-trustee. Mr. Gorman shares voting and investment power with respect to all 166,233 of the shares held in the trust, but otherwise disclaims any beneficial ownership thereof. The amount shown in the table excludes 3,225,298 shares beneficially owned by members of Mr. Gorman s immediate family and 704,615 shares held in trusts of which he and members of his family have beneficial interests (166,233 of the shares held in trust are the same shares described above). Mr. Gorman disclaims beneficial ownership of all of the shares referred to in this note (4).
- (5) Includes 134,237 shares owned by Mr. Gorman s wife and 636,485 shares owned by his adult children. Mr. Gorman considers that he shares the voting and investment power with respect to all of the foregoing shares, but otherwise disclaims any beneficial interest therein. The amount shown in the table excludes 116,821 shares held in a trust in which Mr. Gorman has a beneficial interest. Mr. Gorman disclaims beneficial ownership of all of the shares referred to in this note (5).
- (6) Includes 1,000,134 shares as to which voting and investment power are shared.
- (7) GAMCO Investors, Inc. is a diversified asset manager and financial services company. Based solely on a Schedule 13D/A filed with the SEC on September 19, 2012. The filing indicates that Gabelli Funds, LLC had beneficial ownership of 873,531 shares, including sole voting power over 873,531 shares and sole dispositive power over 873,531 shares, GAMCO Asset Management Inc. had beneficial ownership of 668,390 shares, including sole voting power over 662,140 shares and sole dispositive power over 668,390 shares, and Teton Advisors, Inc. had beneficial ownership of 55,704 shares, including sole voting power over 55,704 shares and sole dispositive power over 55,704 shares of the Company s outstanding Common Shares. The shares reported above have been adjusted to reflect the 5-for-4 stock split effective December 10, 2013.
- (8) Pioneer Investment Management, Inc., an investment advisory business, is an indirect subsidiary of UniCredit S.p.A. Based solely on a Schedule 13G/A filed with the SEC on January 30, 2015. The filing indicates that, as of December 31, 2014, it had beneficial ownership of 1,458,881 shares, including shared voting power over 1,458,881 shares of the Company s outstanding Common Shares.
- (9) Based solely on a Schedule 13G/A filed with the SEC on February 13, 2017. The filing indicates that, as of December 31, 2016, The Vanguard Group had beneficial ownership of 1,461,614 shares, including sole voting power over 34,222 shares, sole dispositive power over 1,428,528 shares and shared dispositive power over 33,086 shares of the Company s outstanding Common Shares.
- (10) Includes 2,896 shares owned by Ms. Green s husband and 504,479 shares owned by her adult children. Ms. Green considers that she shares the voting and investment power with respect to all of the foregoing shares, but otherwise disclaims any beneficial interest therein. The amount shown in the table excludes 126,790 shares held in trust in which Ms. Green has a beneficial interest. Ms. Green disclaims beneficial ownership of all of the shares referred to in this note (10). Ms. Green is the daughter of Mr. J. C. Gorman and the sister of Mr. J. S. Gorman.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934 requires our officers, directors, and persons who are beneficial owners of more than ten percent of the Company s Common Shares to file reports of ownership and changes in ownership with the SEC. To the best of its knowledge, the Company believes that, during the past year, all applicable filing requirements for reporting persons were met.

ADVISORY VOTE ON THE COMPENSATION OF THE COMPANY S

NAMED EXECUTIVE OFFICERS

(Proposal No. 2)

This proposal is for a non-binding, advisory vote to approve the compensation of the Company s named Executive Officers pursuant to Section 14A of the Securities Exchange Act of 1934, as amended. This vote is not intended to address any specific item of compensation, but rather the overall compensation of the named Executive Officers and the compensation philosophy, policies and practices as described in the Executive Compensation Compensation Discussion and Analysis narrative discussion and Summary Compensation Table of this proxy statement. As detailed therein, the Directors are focused on compensating the Executive Officers fairly and in a manner that promotes the Company s compensation philosophy that compensation of the Executive Officers should be aligned with the Company s historical compensation, its culture, and its profitability for the continued achievement of long-term shareholder value. Accordingly, the Company is asking shareholders to vote FOR the adoption of the following resolution:

RESOLVED, that the shareholders of The Gorman-Rupp Company approve, on an advisory basis, the compensation of the Company s named Executive Officers, as disclosed in the Executive Compensation Compensation Discussion and Analysis narrative discussion and Summary Compensation Table of this 2017 Proxy Statement.

While not binding on the Company, the Board of Directors or the Compensation Committee, the results of shareholder voting on this proposal will be considered by the Board and Compensation Committee when making future compensation decisions for the Company s named Executive Officers. At the 2017 Annual Meeting, the Company s shareholders will vote, on an advisory basis, on the frequency of future advisory votes on the Company s compensation for named executive officers each year. These advisory votes on compensation have occurred annually since 2011, and the Board of Directors has recommended that the votes continue to be conducted every year.

The Board of Directors unanimously recommends that you vote FOR Proposal No. 2 to approve the advisory resolution on the compensation of the Company s named Executive Officers.

ADVISORY VOTE ON THE FREQUENCY OF FUTURE ADVISORY VOTES ON THE COMPENSATION OF THE COMPANY S NAMED EXECUTIVE OFFICERS

(Proposal No. 3)

Pursuant to Section 14A of the Securities Exchange Act of 1934, as amended, this proposal is for a non-binding, advisory vote on the frequency with which the Company will seek the non-binding advisory vote of Shareholders to approve the compensation of the named Executive Officers. The shareholders may vote for this advisory vote on executive compensation to be held in the future (i) every year, (ii) every two years, or (iii) every three years. Shareholders may also abstain from voting on this proposal. The Company is required to hold this advisory vote on the frequency of future votes at least once every six years.

The Company and the Board of Directors have determined that an annual advisory vote on executive compensation is the most appropriate alternative for The Gorman-Rupp Company and therefore recommends that Shareholders vote in favor of an annual advisory vote. The Board believes it is valuable for the Company s shareholders to have an opportunity to express their opinion on a regular basis and for the Board to receive feedback.

While not binding on the Company, the Board of Directors or the Compensation Committee, the outcome of this vote will be considered by the Board and Compensation Committee when making future decisions on the frequency with which to hold an advisory vote on executive compensation.

The Directors recommend a vote FOR 1 year on Proposal No. 3 to conduct future advisory votes on compensation of the named Executive Officers every year.

RATIFICATION OF APPOINTMENT OF INDEPENDENT REGISTERED

PUBLIC ACCOUNTING FIRM

(Proposal No. 4)

This proposal is for a vote to ratify the appointment by the Audit Committee of the Board of Directors of Ernst & Young LLP as independent registered public accountants for the Company during the year ending December 31, 2017. Ernst & Young LLP has served as the Company s independent external auditor continuously for over fifty years. Representatives of Ernst & Young LLP are expected to be present at the Meeting, will have an opportunity to make a statement if they so desire, and are expected to be available to respond to appropriate questions.

Fees paid to Auditors

The Company paid Ernst & Young LLP the following fees in connection with the Company s fiscal years ending December 31, 2016 and 2015:

Ernst & Young	2016	2015
Audit Fees(1)	\$ 1,314,000	\$ 1,312,700
Audit-Related Fees(2)	129,500	138,100
Tax Fees(3)	10,000	31,200
All Other Fees(4)		
Total	\$ 1,453,500	\$ 1,482,000

- (1) Audit fees consist of the aggregate fees billed for professional services rendered for the audit of the Company s annual financial statements and the reviews of the Company s interim financial statements included in its quarterly reports on Form 10-Q, or services that are normally provided by the accounting firm in connection with statutory and regulatory filings or engagements for those fiscal years.
- (2) Audit-related fees consist of the aggregate fees billed for assurance and related services that are reasonably related to the performance of the audit or review of the Company s financial statements and are not reported under the caption Audit Fees. The audit-related fees paid were primarily for financial reporting and other advisory services, and acquisition related due diligence services.
- (3) Tax fees consist of the aggregate fees billed for professional services rendered for tax compliance, tax consulting and tax planning.
- (4) The all other fees category consists of the aggregate fees billed for products and services provided not included in the other three categories.

Under its charter, the Audit Committee is directly responsible for the oversight of the work of Ernst & Young LLP and has the sole authority to (i) appoint, retain and terminate Ernst & Young LLP, (ii) pre-approve all audit engagement fees, terms and services, and (iii) pre-approve scope and fees for any non-audit engagements with Ernst & Young LLP. The Committee exercises this authority in a manner consistent with applicable law and the rules of the SEC and the NYSE MKT Exchange, and Ernst & Young LLP reports directly to the Audit Committee. In addition, the Audit Committee has determined to delegate its authority to grant any pre-approvals to its Chairman, subject to the report of any such pre-approvals to the Audit Committee at its next scheduled meeting for ratification. Further, in conjunction with the mandated rotation of the auditing firm s lead engagement partner, the Audit Committee is directly involved in the selection of Ernst & Young LLP s new lead engagement partner. In accordance with its charter, the Audit Committee pre-approved all services performed by the Company s independent registered public accounting firm in 2016.

Ratification by the shareholders of the appointment of Ernst & Young LLP is not required by law. However, the Board of Directors believes that shareholders should be given this opportunity to express their views on the

subject. While not binding on the Audit Committee, the failure of the shareholders to ratify the appointment of Ernst & Young LLP as the Company s independent registered public accountants would be considered by the Audit Committee in determining whether to continue the engagement of Ernst & Young LLP. Even if the appointment is ratified, the Audit Committee may, in its discretion, select a different firm of independent registered public accountants for the Company at any time during the year if it determines that such a change would be in the best interests of the Company and its shareholders.

The Board of Directors unanimously recommends that you vote FOR Proposal No. 4 to ratify the appointment of Ernst & Young LLP as the Company s independent registered public accountants.

GENERAL INFORMATION

The Company s 2016 Annual Report to Shareholders, including financial statements, is being mailed concurrently with this Proxy Statement to all shareholders of the Company.

The cost of soliciting proxies will be paid by the Company. In addition to the use of the mails, proxies may be solicited personally or by telephone, facsimile or other means of communication by employees of the Company. No separate compensation will be paid for the solicitation of proxies, although the Company may reimburse brokers and other persons holding Common Shares in their names or in the names of nominees for their expenses in sending proxy materials to the beneficial owners of such Common Shares.

Any proposal by a shareholder intended to be included in the proxy materials to be distributed by the Company in connection with the 2018 Annual Meeting of Shareholders must be received by the Company on or before November 23, 2017. If a shareholder proposal is received after February 6, 2018, it will be considered untimely and the proxy holders may use their discretionary voting authority if and when the proposal is raised at such Annual Meeting, without any discussion of the matter in the proxy statement. The Board of Directors proxy for the 2018 Annual Meeting of Shareholders is expected to grant discretionary voting authority to the proxy holders with respect to any such proposal received after February 6, 2018.

Any shareholder wishing to communicate with the Board of Directors or a specific Director, if applicable, may send a written statement or inquiry to the Company's Corporate Secretary at the Company's mailing address. All writings will be acknowledged by the Corporate Secretary and presented for consideration and response at the next scheduled Board meeting.

OTHER BUSINESS

Financial and other reports will be submitted to the Meeting, but it is not intended that any action will be taken in respect thereof. The Company did not receive notice by February 3, 2017 of, and the Board of Directors is not aware of, any matters other than those referred to in this Proxy Statement which might be brought before the Meeting for action. Therefore, if any such other matters should arise, it is intended that the persons appointed as proxy holders will vote or act thereon in accordance with their own judgment.

You are urged to date, sign and return your proxy promptly. For your convenience, enclosed is a self-addressed return envelope requiring no postage if mailed in the United States.

By Order of the Board of Directors

Brigette A. Burnell

General Counsel and Corporate Secretary

March 23, 2017

VOTE BY INTERNET - www.proxyvote.com

THE GORMAN-RUPP COMPANY

P.O. BOX 1217

MANSFIELD, OH 44901-1217

Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 P.M. Eastern Time the day before the cut-off date or meeting date. Have your proxy card in hand when you access the web site and follow the instructions to obtain your records and to create an electronic voting instruction form.

VOTE BY PHONE - 1-800-690-6903

Use any touch-tone telephone to transmit your voting instructions up until 11:59 P.M. Eastern Time the day before the cut-off date or meeting date. Have your proxy card in hand when you call and then follow the instructions.

VOTE BY MAIL

Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Vote Processing, c/o Broadridge, 51 Mercedes Way, Edgewood, NY 11717.

TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK INK AS FOLLOWS:

E22793-P89651

KEEP THIS PORTION FOR YOUR RECORDS

DETACH AND RETURN THIS PORTION ONLY

THIS PROXY CARD IS VALID ONLY WHEN SIGNED AND DATED.

THE For Withhold For All

GORMAN-RUPP

COMPANY All All Except

The Board of Directors

recommends
you vote FOR
the following:

To withhold authority to vote for any individual nominee(s), mark
For All Except and write the number(s) of the nominee(s) on the line below.

Election of 1. Directors

Nominees:

01) James C. Gorman
02) Jeffrey S. Gorman
03) M. Ann Harlan
04) Thomas E. Hoaglin
05) Christopher H. Lake
06) Kenneth R. Reynolds
07) Rick R. Taylor
08) W. Wayne Walston

The Board of Directors recommends you vote FOR proposals 2 and 4 and ONE YEAR on proposal 3.

For Against Abstain

2. Approve, on an advisory basis, the compensation of the Company s named Executive Officers.

1 Year 2 Years 3 Years Abstain

3. Approve, on an advisory basis, the frequency of future advisory votes on the compensation of the Company s named Executive Officers.

For Against Abstain

4. Ratify the appointment of Ernst & Young LLP as independent registered public accountants for the Company during the year ending December 31, 2017.

NOTE: In their discretion, the Proxies are authorized to vote upon and conduct such other business as may properly come before the meeting or any adjournment or postponement thereof.

Yes No

Please indicate if you plan to attend this meeting.

Please sign exactly as your name(s) appear(s) above. If signing as attorney, executor, administrator, trustee or guardian, please give full title as such; and if signing for a corporation, please give your title. When shares are in the names of more than one person, each should sign.

Signature [PLEASE SIGN WITHIN BOX] Date

Signature (Joint Owners)

Date

V.1.1

NOTE: If you access the proxy materials at www.proxyvote.com, you will need to enter the

16-digit control number located on the reverse side

of this proxy card.

Important Notice Regarding the Availability of Proxy Materials for the Annual Meeting:

The Notice and Proxy Statement and Annual Report are available at www.proxyvote.com.

E22794-P89651

The Gorman-Rupp Company

Annual Meeting of Shareholders

Scheduled for April 27, 2017

This proxy is solicited on behalf of the Board of Directors

The undersigned shareholder(s) hereby appoint(s) James C. Gorman, Jeffrey S. Gorman and Brigette A. Burnell as Proxies, each with the power to appoint his or her substitute, and hereby authorize(s) them to represent and to vote all of The Gorman-Rupp Company Common Shares held of record on March 6, 2017 by the undersigned shareholder(s) at the Annual Meeting of Shareholders to be held on April 27, 2017, or at any adjournment or postponement thereof, as designated on the reverse.

When properly executed, this proxy will be voted in the manner directed by the signed shareholder(s); if no direction is made, this proxy will be voted FOR proposals 1, 2 and 4, and ONE YEAR on proposal 3.

PLEASE MARK, DATE AND SIGN THIS PROXY CARD AND RETURN IT IN THE ENCLOSED POSTAGE-PAID ENVELOPE.

IMPORTANT NOTICE TO PARTICIPANTS IN THE GORMAN-RUPP COMPANY 401(k) PLAN:

Bank of America Merrill Lynch, as Trustee of The Gorman-Rupp Company 401(k) Plan, has been requested to forward to you the enclosed proxy material relative to the securities held by us in your account but not registered in your name. Such securities can be voted only by us as holder of record. We shall be pleased to vote your securities in accordance with your wishes if you will execute this form and return it to us promptly in the enclosed business reply envelope. It is understood that, if you sign without otherwise marking the form, the securities will be voted as recommended by the Board of Directors on all matters to be considered at the meeting. For this meeting, the extent of our authority to vote your securities in the absence of your instructions, as directed by The Gorman-Rupp Company 401(k) Plan, is that securities for which no voting instructions have been given shall be voted in the same ratio as the ratio in which the total shares with respect to which timely directions were received were voted on such matters.

In order to ensure that your 401(k) securities are voted as you wish, this proxy must be voted and received by 10:00 am, Eastern Time, April 25, 2017.

Continued and to be signed on reverse side

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