ROYCE GLOBAL VALUE TRUST, INC. Form N-PX

August 18, 2017

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED

MANAGEMENT INVESTMENT COMPANY

Investment Company Act File Number: 811-22532

Name of Registrant: Royce Global Value Trust, Inc.

Address of Principal Executive Offices: 745 Fifth Avenue, New York, NY 10151

Registrant's telephone number including area code: 212-508-4500

Date of fiscal year end: 12/31/16

Date of reporting period: 07/01/2016 - 06/30/2017

Item 1. Proxy Voting Record

The report may indicate that the "meeting status" of a particular proposal was "take no action" of "unvoted". The reason for no action being taken or a security being unvoted (i.e., no vote being cast) may include, without limitation: (a) the securities were out on loan at the time of a recordate, (b) administrative or operational constraints impeded the ability to cast a timely vote (e. late receipt of proxy voting information), (c) systems, administrative or processing errors occurred, including errors by the Adviser or third party vendors, and/or (d) the portfolio manage concluded that the potential benefit of voting was outweighed by the cost, and/or otherwise not if the best interest of the Fund. The "meeting status" of a particular proposal may also appear as "take no action" or "unvoted" in connection with contested meetings at which only one of the agendas is actually voted upon.

Item 1: Proxy Voting Record

Registrant: Royce Global Value Trust, Inc

Fund Name : Royce Global Value Trust, Inc

Abcam plc

Ticker Security ID: Meeting Date Meeting Status

ABC CINS G0060R118 11/02/2016 Voted

Meeting Type Country of Trade Annual United Kingdom

Issue No. Description Proponent Mgmt Rec Vote Cast For/Against

Mgmt

1	Accounts and Reports	Mgmt	For	For	For
2	Allocation of	Mgmt	For	For	For
	Profits/Dividends	5			
3	Remuneration Report	Mgmt	For	For	For
	(Advisory)	5			
	(110.12021)				
4	Appointment of Auditor	Mgmt	For	For	For
_	and Authority to Set	5			
	Fees				
	1000				
5	Elect Gavin Wood	Mgmt	For	For	For
6	Elect Murray Hennessy	Mgmt	For	For	For
7	Elect Jonathan Milner	Mgmt	For	For	For
8	Elect Alan Hirzel	Mgmt	For	For	For
9	Elect Jim Warwick	Mgmt	For	For	For
10	Elect Louise A.V.C.	Mgmt	For	For	For
10	Patten	1191110	101	101	101
	r de cerr				
11	Elect Sue Harris	Mgmt	For	For	For
12	Elect Mara G. Aspinall	Mgmt	For	For	For
13	Authority to Issue	Mgmt	For	For	For
13	Shares w/ Preemptive	rigine	101	101	101
	Rights				
	Kignes				
14	Authority to Issue	Mgmt	For	For	For
14	Shares w/o Preemptive	MgIIIC	LOI	FOI	ror
	Rights				
15	Authority to	Mam+	Eom	Eom	For
13	Authority to	Mgmt	For	For	101
	Repurchase				
	Shares				
n and a Madia	A.D.				
AcadeMedia		Mooting Da	± 0	Mooting St	2110
Ticker	Security ID:	Meeting Da		Meeting St	atus
Ticker ACAD	Security ID: CINS W1202M266	11/17/2016		Meeting St Voted	atus
Ticker ACAD Meeting Ty	Security ID: CINS W1202M266	11/17/2016 Country of		-	atus
Ticker ACAD Meeting Ty Annual	Security ID: CINS W1202M266 pe	11/17/2016 Country of Sweden	Trade	Voted	
Ticker ACAD Meeting Ty	Security ID: CINS W1202M266	11/17/2016 Country of		-	For/Against
Ticker ACAD Meeting Ty Annual	Security ID: CINS W1202M266 pe	11/17/2016 Country of Sweden	Trade	Voted	
Ticker ACAD Meeting Ty Annual Issue No.	Security ID: CINS W1202M266 pe Description	11/17/2016 Country of Sweden Proponent	Trade	Voted Vote Cast	For/Against Mgmt
Ticker ACAD Meeting Tyn Annual Issue No.	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note	11/17/2016 Country of Sweden Proponent	Trade Mgmt Rec	Voted Vote Cast	For/Against Mgmt N/A
Ticker ACAD Meeting Ty Annual Issue No.	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note	11/17/2016 Country of Sweden Proponent N/A N/A	Trade Mgmt Rec N/A N/A	Voted Vote Cast N/A N/A	For/Against Mgmt N/A N/A
Ticker ACAD Meeting Ty Annual Issue No.	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note	11/17/2016 Country of Sweden Proponent N/A N/A	Trade Mgmt Rec N/A N/A N/A	Voted Vote Cast N/A N/A N/A	For/Against Mgmt N/A N/A N/A
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	11/17/2016 Country of Sweden Proponent N/A N/A N/A	Trade Mgmt Rec N/A N/A N/A N/A	Voted Vote Cast N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Non-Voting Agenda Item	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A	Trade Mgmt Rec N/A N/A N/A N/A N/A	Voted Vote Cast N/A N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A N/A
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Non-Voting Agenda Item Non-Voting Agenda Item	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A	Voted Vote Cast N/A N/A N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7 8	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7 8 9	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7 8 9 10	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11 12	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11 12	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Tyn Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11 12 13	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Typ Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11 12	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Tyn Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11 12 13	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board and CEO	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Tyn Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11 12 13	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Tyn Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11 12 13	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board and CEO Acts	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Ticker ACAD Meeting Tyn Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11 12 13	Security ID: CINS W1202M266 pe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board and CEO	11/17/2016 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/

	Auditors				
16	Directors and Auditors' Fees	Mgmt	For	For	For
17	Election of Directors; Appointment of Auditor	Mgmt	For	For	For
18 19 20	Nomination Committee Compensation Guidelines Authority to Issue Shares w/ or w/o Preemptive Rights	Mgmt Mgmt Mgmt	For For	For For	For For
21 22	Non-Voting Agenda Item Non-Voting Meeting Note	N/A N/A	N/A N/A	N/A N/A	N/A N/A
Addtech AB Ticker ADDT'B Meeting Ty	Security ID: CINS W4260L121	Meeting Da 08/31/2016 Country of		Meeting St Voted	atus
Annual Issue No.	Description	Sweden Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2 3 4 5 6 7 8 9 10 11 12 13	Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board and CEO Acts	N/A N/A N/A N/A N/A N/A N/A N/A N/A M/A Mgmt Mgmt	N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	N/A
15 16 17	Non-Voting Agenda Item Board Size Directors and Auditors' Fees	N/A Mgmt Mgmt	N/A For For	N/A For For	N/A For For
18 19 20 21	Election of Directors Appointment of Auditor Compensation Guidelines 2016 Share-Related Incentive Scheme	Mgmt Mgmt Mgmt Mgmt	For For For	For For For	For For For
22	Authority to	Mgmt	For	For	For

Repurchase Shares and to Issue Treasury Shares

23	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
Aegean Ma	rine Petroleum Network, In	nc.			
Ticker ANW	Security ID: CUSIP Y0017S102	Meeting Da 06/08/2017		Meeting St Voted	tatus
Meeting T Annual	уре	Country of United Sta			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Elect Peter C. Georgiopoulos	Mgmt	For	For	For
2	Elect John P. Tavlarios	Mgmt	For	For	For
3	Elect Spyridon Fokas	Mgmt	For	For	For
4	Appointment of Auditor	Mgmt	For	For	For
Agnico-Ea	gle Mines Ltd.				
Ticker	Security ID:	Meeting Da		Meeting St	atus
AEM	CUSIP 008474108	04/28/201		Voted	
Meeting T Annual	ype	Country of			
Issue No.	Description	United Sta Proponent		Vote Cast	For/Against
15540 110.	Description	rroponene	rigine rice	voce case	Mgmt
1.1	Elect Leanne M. Baker	Mgmt	For	For	For
1.2	Elect Sean Boyd	Mgmt	For	For	For
1.3	Elect Martine A. Celej	Mgmt	For	For	For
1.4	Elect Robert J. Gemmell	Mgmt	For	For	For
1.5	Elect Mel Leiderman	Mgmt	For	For	For
1.6	Elect Deborah A. McCombe	Mgmt	For	For	For
1.7	Elect James D. Nasso	Mgmt	For	For	For
1.8	Elect Sean Riley	Mgmt	For	For	For
1.9	Elect J. Merfyn Roberts	Mgmt	For	For	For
1.10	Elect Jamie C. Sokalsky	Mgmt	For	For	For
1.11	Elect Howard R. Stockford	Mgmt	For	For	For
1.12	Elect Pertti Voutilainen	Mgmt	For	For	For
2	Appointment of Auditor and Authority to Set Fees	Mgmt	For	For	For
3	Advisory Vote on Executive Compensation	Mgmt	For	For	For
AGT Food Ticker AGT Meeting T Annual	and Ingredients Inc. Security ID: CUSIP 001264100 ype	Meeting Da 06/14/201 Country of Canada	7	Meeting St Voted	catus

	3 3		,		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1.1	Elect Murad Al-Katib	Mgmt	For	For	For
1.2	Elect Huseyin Arslan	Mgmt	For	For	For
1.3	Elect Howard N. Rosen	Mgmt	For	For	For
1.4	Elect John Gardner	-	For	For	For
		Mgmt			
1.5	Elect Drew Franklin	Mgmt	For	For	For
1.6	Elect Greg Stewart	Mgmt	For	For	For
1.7	Elect Marie-Lucie Morin	Mgmt	For	For	For
2	Appointment of Auditor and Authority to Set Fees	Mgmt	For	For	For
Air Lease Ticker	Corp. Security ID:	Meeting Da	ıte	Meeting St	atus
AL	CUSIP 00912X302	05/03/2017	,	Voted	
Meeting Ty		Country of			
Annual	Pe	United Sta			
Issue No.	Description	Proponent		Vote Cast	For/Against Mgmt
1	Elect Matthew J. Hart	Mgmt	For	For	For
2	Elect Cheryl Gordon	Mgmt	For	For	For
Z	Krongard	rigilic	LOI	FOL	FOL
3	Elect Marshall O. Larsen	Mgmt	For	For	For
4	Elect Robert A. Milton	Mgmt	For	For	For
5	Elect John L. Plueger	Mgmt	For	For	For
6	Elect Ian M. Saines	Mgmt	For	For	For
7		-			
	Elect Ronald D. Sugar	Mgmt	For	For	For
8	Elect Steven F. Udvar-Hazy	Mgmt	For	For	For
9	Ratification of Auditor	Mgmt	For	For	For
10	Advisory Vote on	Mgmt	For	For	For
10	Executive Compensation	11gme		101	
Altus Grou	-	Martine Da		Maral I are GI	-1
Ticker	Security ID:	Meeting Da		Meeting St	acus
AIF	CUSIP 02215R107	04/24/2017		Voted	
Meeting Ty	⁷ pe	Country of	Trade		
Annual		Canada			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1.1	Elect Angela L. Brown	Mgmt	For	For	For
1.2	Elect Robert G.	_	For	For	For
1.2	Courteau	Mgmt	ror	FOL	FOL
1.3	Elect Carl Farrel	Mgmt	For	For	For
1.4	Elect Anthony Gaffney	Mgmt	For	For	For
1.5	Elect Diane MacDiarmid	-	For	For	For
		Mgmt			
1.6	Elect Raymond C. Mikulich	Mgmt	For	For	For
1.7	Elect Eric W. Slavens	Mgmt	For	For	For

1.8	Elect Janet P. Woodruff	Mgmt	For	For	For
2	Appointment of Auditor	Mgmt	For	For	For
۷		rigine	r Or	FOL	FOI
	and Authority to Set				
	Fees				
3	Approval of the	Mgmt	For	For	For
	Long-Term Incentive				
	Plan				
	riali				
ARA Asset	Management				
Ticker	Security ID:	Meeting Da	te	Meeting St	atus
D1R	CINS G04512102	03/23/2017		Voted	
Meeting Ty		Country of			
	PC		illaac		
Special		Bermuda			- /
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	_
					Mgmt
1	Acquisition	Mgmt	For	For	For
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
5	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
Ardmore Sh	ipping Corp				
Ticker	Security ID:	Meeting Da	te	Meeting St	atus
ASC	CUSIP Y0207T100	05/23/2017		Voted	4040
				voced	
Meeting Ty	rpe	Country of			
Annual		United Sta	tes		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against
					Mgmt
1 1	Elect Peter Swift	Mamt	For	For	For
1.1	Elect Peter Swift	Mgmt Mgmt	For	For	For
1.1 1.2	Elect Peter Swift Elect Albert Enste	Mgmt Mgmt	For For	For For	For For
		-			
1.2	Elect Albert Enste	-			
	Elect Albert Enste	Mgmt	For		
1.2	Elect Albert Enste	-	For		For
1.2 Ashmore Gr	Elect Albert Enste	Mgmt	For	For	For
Ashmore Gr Ticker ASHM	Elect Albert Enste Toup plc Security ID: CINS G0609C101	Mgmt Meeting Da 10/21/2016	For	For Meeting St	For
Ashmore Gr Ticker ASHM Meeting Ty	Elect Albert Enste Toup plc Security ID: CINS G0609C101	Meeting Da 10/21/2016	For te Trade	For Meeting St	For
Ashmore Gr Ticker ASHM Meeting Ty Annual	Elect Albert Enste Toup plc Security ID: CINS G0609C101	Meeting Da 10/21/2016 Country of United Kir	For te Trade	For Meeting St Voted	For
Ashmore Gr Ticker ASHM Meeting Ty	Elect Albert Enste Toup plc Security ID: CINS G0609C101	Meeting Da 10/21/2016	For te Trade	For Meeting St	For atus For Against
Ashmore Gr Ticker ASHM Meeting Ty Annual	Elect Albert Enste Toup plc Security ID: CINS G0609C101	Meeting Da 10/21/2016 Country of United Kir	For te Trade	For Meeting St Voted	For
Ashmore Gr Ticker ASHM Meeting Ty Annual	Elect Albert Enste Toup plc Security ID: CINS G0609C101	Meeting Da 10/21/2016 Country of United Kir	For te Trade	For Meeting St Voted	For atus For Against
Ashmore Gr Ticker ASHM Meeting Ty Annual	Elect Albert Enste Toup plc Security ID: CINS G0609C101	Meeting Da 10/21/2016 Country of United Kir	For te Trade	For Meeting St Voted	For atus For Against
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 TPE Description	Meeting Da 10/21/2016 Country of United Kir Proponent Mgmt	For te Trade gdom Mgmt Rec	Meeting St Voted	For/Against
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Description Accounts and Reports Allocation of	Meeting Da 10/21/2016 Country of United Kin Proponent	For Trade gdom Mgmt Rec For	Meeting St Voted Vote Cast	For/Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Elect Albert Enste Toup plc Security ID: CINS G0609C101 TPE Description Accounts and Reports	Meeting Da 10/21/2016 Country of United Kir Proponent Mgmt	For Trade gdom Mgmt Rec For	Meeting St Voted Vote Cast	For/Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Oup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt	For Trade gdom Mgmt Rec For For	Meeting St Voted Vote Cast For	For/Against Mgmt For For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Toup plc Security ID: CINS G0609C101 Type Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt	For Trade gdom Mgmt Rec For For	Meeting St Voted Vote Cast For For	For Against Mgmt For For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt	For Trade gdom Mgmt Rec For For	Meeting St Voted Vote Cast For	For/Against Mgmt For For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Toup plc Security ID: CINS G0609C101 Type Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt	For Trade gdom Mgmt Rec For For	Meeting St Voted Vote Cast For For	For Against Mgmt For For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt	For Trade gdom Mgmt Rec For For For	Meeting St Voted Vote Cast For For For	For Against Mgmt For For For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For Trade gdom Mgmt Rec For For For For For For For	Meeting St Voted Vote Cast For For For For	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For Trade gdom Mgmt Rec For For For For For For For For For	Meeting St Voted Vote Cast For For For For For For For For For	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For Trade gdom Mgmt Rec For For For For For For For For For	For Meeting St Voted Vote Cast For For For For For For For For For Fo	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett Elect Clive Adamson	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For te Trade gdom Mgmt Rec For For For For For For For For For Fo	For Meeting St Voted Vote Cast For For For For For For For For For Fo	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett Elect Clive Adamson Remuneration Report	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For Trade gdom Mgmt Rec For For For For For For For For For	For Meeting St Voted Vote Cast For For For For For For For For For Fo	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett Elect Clive Adamson	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For te Trade gdom Mgmt Rec For For For For For For For For For Fo	For Meeting St Voted Vote Cast For For For For For For For For For Fo	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett Elect Clive Adamson Remuneration Report	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For te Trade gdom Mgmt Rec For For For For For For For For For Fo	For Meeting St Voted Vote Cast For For For For For For For For For Fo	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 pe Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett Elect Clive Adamson Remuneration Report	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For te Trade gdom Mgmt Rec For For For For For For For For For Fo	For Meeting St Voted Vote Cast For For For For For For For For For Fo	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 TPE Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett Elect Clive Adamson Remuneration Report (Advisory) Appointment of Auditor	Mgmt Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For Trade gdom Mgmt Rec For For For For For For For Fo	For Meeting St Voted Vote Cast For For For For For For For For For Fo	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 TPE Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett Elect Clive Adamson Remuneration Report (Advisory) Appointment of Auditor Authority to Set	Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For Trade gdom Mgmt Rec For For For For For For For Fo	Meeting St Voted Vote Cast For For For For For For For For For Fo	For Against Mgmt For
Ashmore Gr Ticker ASHM Meeting Ty Annual Issue No.	Coup plc Security ID: CINS G0609C101 TPE Description Accounts and Reports Allocation of Profits/Dividends Elect Mark Coombs Elect Tom Shippey Elect Peter Gibbs Elect Simon J. Fraser Elect Anne Pringle Elect David Bennett Elect Clive Adamson Remuneration Report (Advisory) Appointment of Auditor	Mgmt Meeting Da 10/21/2016 Country of United Kin Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For Trade gdom Mgmt Rec For For For For For For For Fo	For Meeting St Voted Vote Cast For For For For For For For For For Fo	For

13	Authorisation of Political Donations	Mgmt	For	For	For
14	Authority to Issue Shares w/ Preemptive Rights	Mgmt	For	For	For
15	Authority to Issue Shares w/o Preemptive Rights	Mgmt	For	For	For
16	Authority to Issue Shares w/o Preemptive Rights (Specified Capital Investment)	Mgmt	For	For	For
17	Authority to Repurchase Shares	Mgmt	For	For	For
18	Waiver of Mandatory Takeover Requirement (CEO Mark Coombs)	Mgmt	For	For	For
19	Authority to Set General Meeting Notice Period at 14	Mgmt	For	For	For
	Days				
Atento S.A Ticker ATTO Meeting Ty Annual	Security ID: CUSIP L0427L105	Meeting Da 05/31/2017 Country of United Sta	Trade	Meeting St Voted	atus
Ticker ATTO Meeting Ty	Security ID: CUSIP L0427L105	05/31/2017 Country of	Trade ites	_	
Ticker ATTO Meeting Ty Annual	Security ID: CUSIP L0427L105	05/31/2017 Country of United Sta	Trade ites	Voted	For/Against
Ticker ATTO Meeting Ty Annual Issue No.	Security ID: CUSIP L0427L105 ppe Description Approve Management Report of Company	05/31/2017 Country of United Sta Proponent	Trade tes Mgmt Rec	Voted Vote Cast	For/Against Mgmt
Ticker ATTO Meeting Ty Annual Issue No.	Security ID: CUSIP L0427L105 pe Description Approve Management Report of Company Accounts Approval of the Individual	05/31/2017 Country of United Sta Proponent	Trade ites Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For
Ticker ATTO Meeting Ty Annual Issue No.	Security ID: CUSIP L0427L105 pe Description Approve Management Report of Company Accounts Approval of the Individual Accounts Approval of Allocation of Annual	05/31/2017 Country of United Sta Proponent Mgmt	Trade ites Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For

	Board Vacancy				
7	Elect Francisco Tosta Valim Filho	Mgmt	For	For	For
8	Elect Melissa Bethell	Mgmt	For	For	For
9	Elect Devin O'Reilly	Mgmt	For	For	For
10	Appointment of Auditor	Mgmt	For	For	For
11	Renumeration of Directors of the Company	Mgmt	For	For	For
12	Amendments to Articles	Mgmt	For	Abstain	Against
Austal Lim					
Ticker	Security ID:	Meeting Da		Meeting St	atus
ASB Meeting Ty	CINS Q07106109	10/28/2016 Country of		Voted	
Annual	he	Australia	irade		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Remuneration Report	Mgmt	For	For	For
3	Re-elect Giles Everist	Mgmt	For	For	For
4	Equity Grant (CEO David Singleton - Shares in Lieu of Salary)	Mgmt	For	For	For
5	Equity Grant (CEO David Singleton - Performance rights)	Mgmt	For	For	For
Avon Rubbe	r plc				
Ticker AVON Meeting Ty Annual	Security ID: CINS G06860103	Meeting Da 02/02/2017 Country of United Kin	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Accounts and Reports	Mgmt	For	For	For
2	Remuneration Report (Advisory)	Mgmt	For	For	For
3	Allocation of Profits/Dividends	Mgmt	For	For	For
4	Elect Rob Rennie	Mgmt	For	For	For
5	Elect David R. Evans	Mgmt	For	For	For
6	Elect Chloe Ponsonby	Mgmt	For	For	For
7	Elect Paul A. Rayner	Mgmt	For	For	For
8	Appointment of Auditor	Mgmt	For	For	For
9	Authority to Set Auditor's Fees	Mgmt	For	For	For

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	Shares w/ Preemptive Rights	J			
11	Authority to Issue Shares w/o Preemptive Rights	Mgmt	For	For	For
12	Authority to Issue Shares w/o Preemptive Rights (Specified Capital Investment)	Mgmt	For	For	For
13	Authority to Repurchase Shares	Mgmt	For	For	For
14	Authority to Set General Meeting Notice Period at 14 Days	Mgmt	For	For	For

Bajaj Fina	nce Limited				
Ticker	Security ID:	Meeting Date		Meeting Status	
BAJFINANC	CINS Y05473122	07/26/2016		Voted	
Meeting Ty	pe	Country of	Trade		
Annual		India			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Accounts and Reports	Mgmt	For	For	For
2	Allocation of Profits/Dividends	Mgmt	For	For	For
3	Elect Rahul Bajaj	Mgmt	For	For	For
4	Appointment of Auditor and Authority to Set Fees	Mgmt	For	For	For
5	Authority to Issue Non-Convertible Debentures	Mgmt	For	For	For

Bajaj Fina	nce Limited				
Ticker	Security ID:	Meeting Date		Meeting Status	
BAJFINANC	CINS Y05473122	08/28/2016		Voted	
Meeting Ty	pe	Country of	Trade		
Other		India			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	SUB-DIVISION OF EQUITY SHARES	Mgmt	For	For	For
3	Increase in Authorized Capital	Mgmt	For	For	For
4	Bonus Share Issuance	Mgmt	For	For	For

5	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
Bajaj Fina Ticker BAJFINANC Meeting Ty Other	nce Limited Security ID: CINS ADPV36940 pe	Meeting Da 12/08/2016 Country of India		Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Amendment to Borrowing Powers	Mgmt	For	For	For
2	Authority to Mortgage Assets	Mgmt	For	For	For
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
Banca Sist		Martine De		Marah 'ara Gi	
Ticker BST Meeting Ty Ordinary	Security ID: CINS TOR93K103 pe	Meeting Da 04/27/2017 Country of Italy		Meeting St Voted	acus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Accounts and Reports of Beta Stepstone S.p.A.	Mgmt	For	For	For
2 3	Accounts and Reports Allocation of Profits/Dividends	Mgmt Mgmt	For For	For For	For For
4	Ratify Cooption of Ilaria Bennati	Mgmt	For	For	For
5	List of Statutory Auditors presented by SGBS, Fondazione Sicilia, Fondazione Pisa and Fondazione Cassa di Risparmio di Alessandria	Mgmt	N/A	For	N/A
6	Statutory Auditors' Fees	Mgmt	For	Abstain	Against
7 8 9	Remuneration Policy Remuneration Report Authority to Repurchase and Reissue Shares	Mgmt Mgmt Mgmt	For For For	For For	For For
10 11	Non-Voting Meeting Note Non-Voting Meeting Note	N/A N/A	N/A N/A	N/A N/A	N/A N/A

Barco N.V.

Ticker BAR Meeting Ty Annual	Security ID: CINS B0833F107 pe	Meeting Da 04/27/2017 Country of Belgium		Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2 3 4	Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Account and Reports:Allocation of Profits/Dividends	N/A N/A N/A Mgmt	N/A N/A N/A For	N/A N/A N/A For	N/A N/A N/A For
5 6 7	Non-Voting Agenda Item Remuneration Report Ratification of the Board Acts	N/A Mgmt Mgmt	N/A For For	N/A For For	N/A For For
8	Ratification of Auditor's Acts	Mgmt	For	For	For
9	Elect Jan De Witte to the Supervisory Board	Mgmt	For	For	For
10	Elect Ashok K Jain to the Supervisory Board	Mgmt	For	For	For
11	Elect Frank Donck to the Supervisory Board	Mgmt	For	Against	Against
12	Elect An Steegen to the Supervisory Board	Mgmt	For	For	For
13	Directors' Fees; CEO Remuneration	Mgmt	For	For	For
14	Approval of Stock Options Plan	Mgmt	For	Against	Against
15	Remuneration of former CEO	Mgmt	For	For	For
Berendsen Ticker BRSN Meeting Ty Annual	Security ID: CINS G1011R108	Meeting Da 04/27/2017 Country of United Kin	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent	-	Vote Cast	For/Against Mgmt
1 2	Accounts and Reports Remuneration Report (Advisory)	Mgmt Mgmt	For For	For For	For For

			_	_	_
3	Allocation of Profits/Dividends	Mgmt	For	For	For
	FIOLICS/DIVIGENGS				
4	Elect James Drummond	Mgmt	For	For	For
5	Elect Kevin Quinn	Mgmt	For	For	For
6	Elect Iain G.T.	Mgmt	For	For	For
	Ferguson				
7	Elect Maarit	Mgmt	For	For	For
1	Aarni-Sirvio	MgIIIC	FOL	FOL	roi
8	Elect Lucy Dimes	Mgmt	For	For	For
9	Elect David S. Lowden	Mgmt	For	For	For
10	Elect Andrew R. Wood	Mgmt	For	For	For
11	Appointment of Auditor	Mgmt	For	For	For
12	Authority to Set	Mgmt	For	For	For
	Auditor's				
	Fees				
13	Authority to Issue	Mgmt	For	For	For
	Shares w/ Preemptive	y -			
	Rights				
14	Authority to Issue	Mgmt	For	For	For
	Shares w/o Preemptive				
	Rights				
15	Authority to Issue	Mgmt	For	For	For
10	Shares w/o Preemptive	1191110	101	101	101
	Rights (Specified				
	Capital				
	Investment)				
16	Authority to	Mgmt	For	For	For
	Repurchase				
	Shares				
17	Authority to Set	Mgmt	For	For	For
	General Meeting	_			
	Notice Period at 14				
	Days				
BGEO Group	Plc				
Ticker	Security ID:	Meeting Da	ate	Meeting St	atus
BGEO	CINS G1226S107	06/01/2017	7	Voted	
Meeting Ty	rpe	Country of			
Annual		United Kir	-		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Accounts and Reports	Mgmt	For	For	For
2	Allocation of	Mgmt	For	For	For
	Profits/Dividends	J			
3	Remuneration Report	Mgmt	For	For	For
	(Advisory)				
4	Domino notice Dell'	Mornet	For	Eor	Eom
4	Remuneration Policy	Mgmt	For	For	For
	(Binding)				

5	Elect Neil Janin	Mamt	For	For	For
6	Elect Irakli Gilauri	Mgmt	For	For	For
7	Elect David F. Morrison	Mgmt	For	For	For
8	Elect Al Breach	Mgmt	For	For	For
9	Elect Kim Bradley	Mgmt	For	For	For
10	Elect Tamaz Georgadze	Mgmt	For	For	For
11	Elect Hanna Loikkanen	Mgmt	For	For	For
12	Appointment of Auditor	Mgmt	For	For	For
13	Authority to Set	Mgmt	For	For	For
13	Auditor's Fees	мдшс	FOL	FOI	FOL
14	Authorisation of Political Donations	Mgmt	For	For	For
15	Authority to Issue Shares w/ Preemptive Rights	Mgmt	For	For	For
16	Authority to Issue Shares w/o Preemptive Rights	Mgmt	For	For	For
17	Authority to Issue Shares w/o Preemptive Rights (Specified Capital Investment)	Mgmt	For	For	For
18	Authority to Repurchase Shares	Mgmt	For	For	For
19	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
Bigben Int	eractive				
Ticker	Security ID:	Meeting Da	t.e	Meeting St	atus
BIG	CINS F1011T105	07/22/2016		Voted	
Meeting Ty		Country of			
Mix Issue No.	Description	France Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Woting Mooting Not	NI / 7\	N / 7	NI / 7	NI / 7\
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4	Accounts and Reports; Ratification of Board Acts;	Mgmt	For	For	For
	Approval of Non Tax Deductible Expenses				
5	Allocation of Profits/Dividends	Mgmt	For	For	For
6	Consolidated Accounts and Reports	Mgmt	For	For	For

	3 3		,		
7	Related Party Transactions	Mgmt	For	For	For
8	Election of Directors	Mamt	Eer	7 coinat	7 coinct
	Election of Directors	Mgmt Mgm+	For	Against	Against
9	Elect Richard Mamez as Censor	Mgmt	For	For	For
10	Directors' Fees	Mgmt	For	For	For
11	Appointment of Auditor	Mgmt	For	For	For
12	Authority to	Mamt	For	Against	Against
12	Repurchase Shares	rigine	101	ngariise	rigariise
13	Authorization of Legal Formalities	Mgmt	For	For	For
14	Authority to Issue Shares and Convertible Securities w/ Preemptive Rights	Mgmt	For	Against	Against
15	Authority to Issue Shares and Convertible Securities w/o Preemptive Rights	Mgmt	For	Against	Against
16	Authority to Issue Shares and Convertible Securities Through Private Placement	Mgmt	For	Against	Against
17	Greeshoe	Mgmt	For	Against	Against
18		_	For	_	Against
10	Authority to Issue Convertible Securities w/o Preemptive Rights to a Specific Category of Investors	Mgmt	FOL	Against	Against
19	Authority to Increase Capital Through Capitalizations	Mgmt	For	Against	Against
20	Authority to Increase Capital in Consideration for	Mgmt	For	Against	Against
21	Contributions in Kind Authority to Increase Capital in Case of Exchange Offer	Mgmt	For	Against	Against
22	Employee Stock	Mgmt	For	For	For

	Purchase Plan				
23	Global Ceiling on Capital Increases and Debt Issuances	Mgmt	For	For	For
24	Authority to Issue Restricted Shares	Mgmt	For	Against	Against
25	Authority to Cancel Shares and Reduce Capital	Mgmt	For	For	For
26	Authorization of Legal Formalities	Mgmt	For	For	For
	PA SA Bolsa de Valores, M Security ID:	ercadorias Meeting Da		Mootine Ct	2+110
Ticker BVMF3	CINS P1R0U2138	Meeting Da 04/28/2017		Meeting St Voted	atus
Meeting Ty		Country of		voced	
Special Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Amendment to the Restricted Share Plan	Mgmt	For	Abstain	Against
3 4	Change of Company Name Amendments to Articles (Company Name)	Mgmt Mgmt	For For	For For	For For
5	Amendment to Articles (Corporate Purpose)	Mgmt	For	For	For
6	Amendments to Articles (Share Capital)	Mgmt	For	For	For
7	Amendments to Articles (New Governing Body)	Mgmt	For	For	For
8	Amendments to Articles (Reorganization of Duties)	Mgmt	For	For	For
9	Amendments to Articles (Products and Pricing Committee)	Mgmt	For	For	For
10	Amendments to Articles (CADE Determinations)	Mgmt	For	For	For

(Services Management Committees) 12 Amendments to Articles (Indemnity Rights) 13 Amendments to Articles (Temporary Increase of Board Size) 14 Amendments to Articles (Mgmt For For For Maximum Number of Board Members) 15 Amendments to Articles (Mgmt For For For (Renumbering and References) 16 Consolidation of Mgmt For For For Articles 17 Ratify Updated Global Mgmt For For For For Articles 18 Remuneration Amount for 2016 18 Remuneration Report Mgmt For Abstain Amount for 2016 18 Remuneration Report Mymt For Abstain Amount for 2016 18 Remuneration Report Mymt For Abstain Amount for 2016 18 Remuneration Report Mymt For Abstain Amount for 2016 18 Remuneration Report Mymt For Abstain Amount for 2016 19 Non-Voting Meeting Note N/A						
(Indemnity Rights) Amendments to Articles (Temporary Increase of Board Size) 14 Amendments to Articles (Maximum Number of Board Members) 15 Amendments to Articles Mgmt For For For For (Renumbering and References) 16 Consolidation of Mgmt For For For For Articles 17 Ratify Updated Global Mgmt For For For For For 2016 18 Remuneration Amount for 2016 18 Remuneration Report Mgmt For Abstain For 19 Non-Voting Meeting Note N/A	For	For	For	Mgmt	(Services Management	11
(Temporary Increase of Board Size) 14 Amendments to Articles Mgmt For For For (Maximum Number of Board Members) 15 Amendments to Articles Mgmt For For For (Renumbering and References) 16 Consolidation of Mgmt For For For Articles 17 Ratify Updated Global Mgmt For For For Remuneration Amount for 2016 18 Remuneration Report Mgmt For Abstain For You Non-Voting Meeting Note N/A	For	For	For	Mgmt	(Indemnity	12
(Maximum Number of Board Members) 15 Amendments to Articles Mgmt For For For Renumbering and References) 16 Consolidation of Mgmt For For For Remuneration Amount for 2016 18 Remuneration Report Mgmt For Abstain Part 19 Non-Voting Meeting Note N/A	For	For	For	Mgmt	(Temporary Increase of Board	13
(Renumbering and References) 16	For	For	For	Mgmt	(Maximum Number of Board	14
Articles 17 Ratify Updated Global Mgmt For For For Remuneration Amount for 2016 18 Remuneration Report Mgmt For Abstain Page Non-Voting Meeting Note N/A	For	For	For	Mgmt	(Renumbering and	15
Remuneration Amount for 2016 18 Remuneration Report Mgmt For Abstain A 19 Non-Voting Meeting Note N/A N/A N/A N/A 20 Non-Voting Meeting Note N/A N/A N/A N/A N/A EM&F BOVESPA SA Bolsa de Valores, Mercadorias e Futuros Ticker Security ID: Meeting Date Meeting Stat BVMF3 CINS P1ROU2138 04/28/2017 Voted Meeting Type Country of Trade Annual Brazil Issue No. Description Proponent Mgmt Rec Vote Cast F 1 Non-Voting Meeting Note N/A	For	For	For	Mgmt		16
19 Non-Voting Meeting Note N/A	For	For	For	Mgmt	Remuneration Amount for	17
19 Non-Voting Meeting Note N/A	Against	Abstain	For	Mamt.	Remuneration Report	18
BM&F BOVESPA SA Bolsa de Valores, Mercadorias e Futuros Ticker Security ID: Meeting Date Meeting Stat BVMF3 CINS P1ROU2138 04/28/2017 Voted Meeting Type Country of Trade Annual Brazil Issue No. Description Proponent Mgmt Rec Vote Cast F 1 Non-Voting Meeting Note N/A	N/A			_	-	
Ticker Security ID: Meeting Date Meeting State BVMF3 CINS P1R0U2138 04/28/2017 Voted Meeting Type Country of Trade Annual Brazil Issue No. Description Proponent Mgmt Rec Vote Cast F 1 Non-Voting Meeting Note N/A	N/A	N/A	N/A	N/A	Non-Voting Meeting Note	20
Ticker Security ID: Meeting Date Meeting State BVMF3 CINS P1R0U2138 04/28/2017 Voted Meeting Type Country of Trade Annual Brazil Issue No. Description Proponent Mgmt Rec Vote Cast F 1 Non-Voting Meeting Note N/A			Futuros	ercadorias	PA SA Bolsa de Valores. M	BM&F BOVES
Issue No. Description Proponent Mgmt Rec Vote Cast F 1 Non-Voting Meeting Note N/A N/A N/A N/A 2 Non-Voting Meeting Note N/A N/A N/A N/A 3 Non-Voting Meeting Note N/A N/A N/A N/A N/A 4 Non-Voting Meeting Note N/A	atus	-	е	Meeting Dar 04/28/2017 Country of	Security ID: CINS P1R0U2138	Ticker BVMF3 Meeting Typ
2 Non-Voting Meeting Note N/A N/A N/A N/A 3 Non-Voting Meeting Note N/A N/A N/A N/A 4 Non-Voting Meeting Note N/A N/A N/A N/A 5 Accounts and Reports Mgmt For For For Profits/Dividends 7 Board Size Mgmt For For For For Profits/Dividends 8 Non-Voting Agenda Item N/A	For/Against Mgmt	Vote Cast	Mgmt Rec		Description	
2 Non-Voting Meeting Note N/A N/A N/A N/A 3 Non-Voting Meeting Note N/A N/A N/A N/A 4 Non-Voting Meeting Note N/A N/A N/A N/A 5 Accounts and Reports Mgmt For For For For Profits/Dividends 7 Board Size Mgmt For For For For Profits/Dividends 8 Non-Voting Agenda Item N/A	_					
Non-Voting Meeting Note N/A N/A N/A N/A Non-Voting Meeting Note N/A N/A N/A N/A Accounts and Reports Mgmt For For For For Profits/Dividends Board Size Mgmt For For For For Mgmt For	N/A					
4 Non-Voting Meeting Note N/A N/A N/A N/A N/A N/A N/A S Accounts and Reports Mgmt For For F F F F F F F F F F F F F F F F	N/A					
5 Accounts and Reports Mgmt For For For For For Profits/Dividends 7 Board Size Mgmt For	N/A					
Allocation of Mgmt For For For For For Profits/Dividends 7 Board Size Mgmt For For For For For Mgmt N/A	N/A For					
Profits/Dividends 7 Board Size Mgmt For For F 8 Non-Voting Agenda Item N/A N/A N/A N/A 9 Election of Directors Mgmt For For F BM&F BOVESPA SA Bolsa de Valores, Mercadorias e Futuros Ticker Security ID: Meeting Date Meeting State	For				-	
8 Non-Voting Agenda Item N/A N/A N/A N/A N/A N/A Selection of Directors Mgmt For	101	101	101	rigilic		0
8 Non-Voting Agenda Item N/A N/A N/A N/A N/A N/A Selection of Directors Mgmt For	For	For	For	Mgmt	Board Size	7
9 Election of Directors Mgmt For For F BM&F BOVESPA SA Bolsa de Valores, Mercadorias e Futuros Ticker Security ID: Meeting Date Meeting State	N/A			-	Non-Voting Agenda Item	8
Ticker Security ID: Meeting Date Meeting Stat	For	For	For	Mgmt	Election of Directors	9
Ticker Security ID: Meeting Date Meeting Stat			Futuros	ercadorias	PA SA Bolsa de Valores M	BM&F BOVES
	atus	Meeting Sta				
				_		
Meeting Type Country of Trade			Trade		pe	Meeting Ty
Special Brazil				Brazil		
Issue No. Description Proponent Mgmt Rec Vote Cast F	For/Against	Vote Cast	Mgmt Rec	Proponent	Description	Issue No.

					Mgmt
1 2 3 4	Non-Voting Meeting Note Non-Voting Meeting Note Change of Company Name Amendments to Articles (Company Name)	N/A N/A Mgmt Mgmt	N/A N/A For For	N/A N/A For For	N/A N/A For For
5	Amendment to Articles (Corporate Purpose)	Mgmt	For	For	For
6	Amendments to Articles (Share Capital)	Mgmt	For	For	For
7	Amendments to Articles (New Governing Body)	Mgmt	For	For	For
8	Amendments to Articles (Reorganization of Duties)	Mgmt	For	For	For
9	Amendments to Article 29 (Products and Pricing Committee)	Mgmt	For	For	For
10	Amendments to Articles (CADE Determinations)	Mgmt	For	For	For
11	Amendments to Articles (Services Management Committees)	Mgmt	For	For	For
12	Amendments to Article 83 (Indemnity Rights)	Mgmt	For	For	For
13	Amendments to Article 87 (Temporary Increase of Board Size)	Mgmt	For	For	For
14	Amendments to Articles (Board Size and Editorial Changes)	Mgmt	For	For	For
15	Amendments to Articles (Renumbering and References)	Mgmt	For	For	For
16	Consolidation of Articles	Mgmt	For	For	For
17	Non-Voting Meeting Note	N/A	N/A	N/A	N/A

BM&F BOVES Ticker BVMF3	SPA SA Bolsa de Valores, M Security ID: CINS P1R0U2138	Mercadorias Meeting Da 06/14/2017	te	Meeting St Voted	atus
Meeting Ty Special	ype	Country of Brazil	Trade		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2	Non-Voting Meeting Note Non-Voting Meeting Note	N/A N/A	N/A N/A	N/A N/A	N/A N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4 5	Merger Agreement Ratification of Appointment of Appraiser (PricewaterhouseCooper s)	Mgmt Mgmt	For For	For For	For For
6	Valuation Report	Mgmt	For	For	For
7	Merger by Absorption ("Cetip")	Mgmt	For	For	For
8	Authorisation of Legal Formalities	Mgmt	For	For	For
9	Request Establishment of Supervisory Council	Mgmt	N/A	For	N/A
10	Instruction if Meeting is Held on Second Call	Mgmt	N/A	For	N/A
11	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
12	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
BML Inc.	G TD				
Ticker 4694 Meeting Ty Annual	Security ID: CINS J0447V102 pe	Meeting Da 06/29/2017 Country of Japan		Meeting St Voted	acus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Allocation of Profits/Dividends	Mgmt	For	For	For
2	Elect Kensuke Kondoh	Mgmt	For	For	For
3	Elect Takashi Ohtsuka	Mgmt	For	For	For
4	Elect Nobuki Arai	Mgmt	For	For	For
5	Elect Masaaki Hirose	Mgmt	For	For	For
6	Elect Katsushi Yamashita	Mgmt	For	For	For
7	Elect Masato Chikira	Mgmt	For	For	For
8	Elect Masao Nakagawa	Mgmt	For	For	For
9	Elect Satoshi Enomoto	Mgmt	For	For	For
10	Elect Norihisa Takebe	Mgmt	For	For	For
11	Elect Naozumi Kase	Mgmt	For	For	For
12 13	Elect Toshio Yamamura	Mgmt Mgmt	For	For	For
TO	Elect Kunikatsu	Mgmt	For	For	For

	Yamamoto				
14 15 16 17	Elect Kenichi Morishita Elect Hirohisa Kagami Elect Nubushige Tokuono Elect Kazuo Suzuki as Alternate Statutory Auditors	Mgmt Mgmt Mgmt Mgmt	For For For	For For For	For For For
18 19 20	Restricted Share Plan Condolence Payment Appointment of Auditor	Mgmt Mgmt Mgmt	For For	For For	For For
Bolsa Mexi Ticker BOLSA Meeting Ty Ordinary	cana De Valores Sab De Cv Security ID: CINS P17330104 pe	Meeting Da 04/27/2017 Country of Mexico		Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Report of the CEO and Auditor	Mgmt	For	Abstain	Against
2	Report of the Board of Directors	Mgmt	For	Abstain	Against
3 4	Financial Statements Report on the Audit and Corporate Governance Committees' Activities	Mgmt Mgmt	For For	Abstain Abstain	Against Against
5	Report of the Commissioner	Mgmt	For	Abstain	Against
6	Report of the Regulatory and Disciplinary Committees	Mgmt	For	Abstain	Against
7	Report on Tax Compliance	Mgmt	For	Abstain	Against
8 9 10	Allocation of Profits Allocation of Dividends Election of Directors; Election of Commissioners; Election of Committees' Chair	Mgmt Mgmt Mgmt	For For	For For Abstain	For For Against
11	Directors, Commissioners and Committee Members' Fees	Mgmt	For	Abstain	Against
12	Report on Company's Share Repurchase	Mgmt	For	Abstain	Against

	Program				
13	Authority to Repurchase Shares	Mgmt	For	Abstain	Against
14	Election of Meeting Delegates	Mgmt	For	For	For
Bolsa Mexi Ticker BOLSA Meeting Ty Special	cana De Valores Sab De Cv Security ID: CINS P17330104 pe	Meeting Da 04/27/2017 Country of Mexico		Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Strategic Partners Agreements	Mgmt	For	Abstain	Against
2	Election of Meeting Delegates	Mgmt	For	For	For
Brainjuice Ticker BJU Meeting Ty Ordinary	r Group Plc Security ID: CINS G15555108 pe	Meeting Da 03/22/2017 Country of United Kin	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2	Change of Company Name Long-Term Incentive Plan	Mgmt Mgmt	For For	For For	For For
Brasil Bro	kers Participacoes SA				
Ticker BBRK3 Meeting Ty Annual	Security ID: CINS P1630V100 pe	Meeting Da 04/28/2017 Country of Brazil		Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2 3	Non-Voting Meeting Note Accounts and Reports Allocation of Profits/Dividends	N/A Mgmt Mgmt	N/A For For	N/A For For	N/A For For
4 5 6 7	Election of Directors Remuneration Policy Non-Voting Meeting Note Non-Voting Meeting Note	Mgmt Mgmt N/A N/A	For For N/A N/A	For Abstain N/A N/A	For Against N/A N/A
Ticker BBRK3 Meeting Ty Special	_	Meeting Da 04/28/2017 Country of Brazil		Meeting St Voted	
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against

					Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Cancellation of Stock	Mamt	For	For	For
5	Option Of Stock	rigine	101	101	101
	Plan				
	I I I I I				
4	Stock Option Plan	Mgmt	For	For	For
5	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
		,	,	,	,
Bravida Ho	-				
Ticker	Security ID:	Meeting Da		Meeting St	atus
BRAV	CINS W2R16Z106	05/10/2017		Voted	
Meeting Ty	pe	Country of	Trade		
Annual		Sweden			- /
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
5	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
6	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
7	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
8	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
9	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
10	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
11	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
12	Accounts and Reports	Mgmt	For	For	For
13	Allocation of	Mgmt	For	For	For
	Profits/Dividends				
14	Ratification of Board	Mgmt	For	For	For
	and CEO Acts				
15	Board Size; Number of	Mamt	For	For	For
15	Auditors	rigine	101	101	101
	Hadreorb				
16	Directors and	Mgmt	For	For	For
	Auditors'				
	Fees				
4.5			_	_	_
17	Election of Directors,	Mgmt	For	For	For
	Appointment of				
	Auditor				
18	Remuneration Guidelines	Morm+	For	For	For
19	Nomination Committee	Mgmt Mgmt	For	For	For
20	Authority to	Mgmt	For	For	For
20	Repurchase Shares and	rigine	101	101	101
	to Issue Treasury				
	Shares				
21	Long-Term Incentive	Mgmt	For	For	For
	Plan				
	2017				
22	Non-Voting Agenda Item	N/A	N/A	N/A	N/A

Brooks Aut	omation, Inc.				
Ticker	Security ID:	Meeting Da	te	Meeting St	atus
BRKS	CUSIP 114340102	02/08/2017		Voted	
Meeting Ty	rpe	Country of	Trade		
Annual		United Sta	tes		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1.1	Elect A. Clinton Allen	Mgmt	For	For	For
1.2	Elect Robyn C. Davis	Mgmt	For	For	For
1.3	Elect Joseph R. Martin	Mgmt	For	For	For
1.4	Elect John K. McGillicuddy	Mgmt	For	For	For
1.5	Elect Krishna G. Palepu	Mgmt	For	For	For
1.6	Elect Kirk P. Pond	Mgmt	For	For	For
1.7	Elect Stephen S. Schwartz	Mgmt	For	For	For
1.8	Elect Alfred Woollacott III	Mgmt	For	For	For
1.9	Elect Mark S. Wrighton	Mgmt	For	For	For
1.10	Elect Ellen M. Zane	Mgmt	For	For	For
2	Advisory Vote on Executive Compensation	Mgmt	For	For	For
3	Approval of the 2017 Employee Stock Purchase Plan	Mgmt	For	For	For
4	Ratification of Auditor	Mgmt	For	For	For
Burckhardt Ticker BCHN Meeting Ty	Compression Holding AG Security ID: CINS H12013100	Meeting Da 07/01/2016 Country of Switzerlar	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent		Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
3	Accounts and Reports	Mgmt	For	For	For
4	Allocation of Profits/Dividends	Mgmt	For	For	For
5	Ratification of Board and Management Acts	Mgmt	For	For	For
6	Elect Valentin Vogt	Mgmt	For	For	For
7	Elect Hans Hess	Mgmt	For	For	For
8	Elect Urs Leinhauser	Mgmt	For	For	For
9	Elect Monika Krusi	Mgmt	For	For	For
10	Elect Stephan Bross	Mgmt	For	For	For

11	Elect Valentin Vogt as	Mgmt	For	For	For
	Chairman				
12	Elect Hans Hess as	Mgmt	For	For	For
	Nominating and				
	Compensation				
	Committee				
	Member				
13	Elect Stephan Bross as	Mgmt	For	For	For
	Nominating and				
	Compensation				
	Committee				
	Member				
			_	_	_
14	Appointment of Auditor	Mgmt	For	For	For
15	Appointment of	Mgmt	For	For	For
	Independent				
	Proxy				
16	Board Compensation	Mamt	For	Against	Against
10	(Variable)	1191110	101	719411156	119411156
	(variable)				
17	Executive Compensation	Mgmt	For	For	For
	(Variable)	3			
18	Compensation Report	Mgmt	For	Against	Against
19	Executive Compensation	Mgmt	For	For	For
	(Fixed)				
20	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
20	Non vocing meeting Note	IV/ A	IV/ A	14/ 11	14/ 21
20	Non voting Reeting Note	N/A	N/A	14/ 11	14/11
		N/A	N/A	11/11	
Byggmax Gr	roup AB				·
Byggmax Gr Ticker	roup AB Security ID:	Meeting Da	te	Meeting St	·
Byggmax Gr Ticker BMAX	roup AB Security ID: CINS W2237L109	Meeting Da 05/10/2017	te		·
Byggmax Gr Ticker BMAX Meeting Ty	roup AB Security ID: CINS W2237L109	Meeting Da 05/10/2017 Country of	te	Meeting St	·
Byggmax Gr Ticker BMAX Meeting Ty Annual	roup AB Security ID: CINS W2237L109 rpe	Meeting Da 05/10/2017 Country of Sweden	te Trade	Meeting St Voted	atus
Byggmax Gr Ticker BMAX Meeting Ty	roup AB Security ID: CINS W2237L109 rpe	Meeting Da 05/10/2017 Country of	te Trade	Meeting St	atus For/Against
Byggmax Gr Ticker BMAX Meeting Ty Annual	roup AB Security ID: CINS W2237L109 rpe	Meeting Da 05/10/2017 Country of Sweden	te Trade	Meeting St Voted	atus
Byggmax Gr Ticker BMAX Meeting Ty Annual	roup AB Security ID: CINS W2237L109 rpe	Meeting Da 05/10/2017 Country of Sweden	te Trade	Meeting St Voted	atus For/Against
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Coup AB Security ID: CINS W2237L109 Type Description	Meeting Da 05/10/2017 Country of Sweden Proponent	te Trade Mgmt Rec	Meeting St Voted Vote Cast	atus For/Against Mgmt
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Coup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note	Meeting Da 05/10/2017 Country of Sweden Proponent	te Trade Mgmt Rec	Meeting St Voted Vote Cast N/A	For/Against Mgmt N/A
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Coup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A	te Trade Mgmt Rec N/A N/A	Meeting St Voted Vote Cast N/A N/A	For/Against Mgmt N/A N/A
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Toup AB Security ID: CINS W2237L109 Tope Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A	te Trade Mgmt Rec N/A N/A N/A	Meeting St Voted Vote Cast N/A N/A	For/Against Mgmt N/A N/A N/A
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Toup AB Security ID: CINS W2237L109 Tope Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A	te Trade Mgmt Rec N/A N/A N/A N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Toup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Non-Voting Agenda Item	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A	te Trade Mgmt Rec N/A N/A N/A N/A N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A N/A
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Toup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Non-Voting Agenda Item Non-Voting Agenda Item	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A	te Trade Mgmt Rec N/A N/A N/A N/A N/A N/A N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A N/A N/A
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Toup AB Security ID: CINS W2237L109 Tope Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A	te Trade Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Toup AB Security ID: CINS W2237L109 Tope Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	te Trade Mgmt Rec N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Toup AB Security ID: CINS W2237L109 Tpe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Trade Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No. 1 2 3 4 5 6 7 8 9	Toup AB Security ID: CINS W2237L109 Tpe Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Trade Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11	Toup AB Security ID: CINS W2237L109 TPE Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	te Trade Mgmt Rec N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Toup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	te Trade Mgmt Rec N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No. 1 2 3 4 5 6 7 8 9 10 11	Coup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	te Trade Mgmt Rec N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Coup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board and CEO	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	te Trade Mgmt Rec N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Coup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	te Trade Mgmt Rec N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Coup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board and CEO Acts	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	te Trade Mgmt Rec N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A For For	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A For For
Byggmax Gr Ticker BMAX Meeting Ty Annual Issue No.	Coup AB Security ID: CINS W2237L109 Type Description Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Accounts and Reports Allocation of Profits/Dividends Ratification of Board and CEO	Meeting Da 05/10/2017 Country of Sweden Proponent N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	te Trade Mgmt Rec N/A	Meeting St Voted Vote Cast N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	For/Against Mgmt N/A N/A N/A N/A N/A N/A N/A N/A N/A N/

	_aga:g	02/12 1/120			• • • • • • • • • • • • • • • • • • • •
15	Directors and Auditors' Fees	Mgmt	For	For	For
16	Election of Directors; Appointment of Auditor	Mgmt	For	For	For
17	Nomination Committee	Mgmt	For	For	For
18	Remuneration Guidelines	Mgmt	For	For	For
19	Warrants Program	Mgmt	For	For	For
20	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
C Uyemura	& Company Limited				
Ticker	Security ID:	Meeting Da		Meeting St	atus
4966	CINS J0845U102	06/29/2017		Voted	
Meeting Ty Annual	7pe	Country of Japan	Trade		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Allocation of Profits/Dividends	Mgmt	For	For	For
2	Elect Hiroya Uemura	Mgmt	For	For	For
3	Elect Shigeo Hashimoto	Mgmt	For	For	For
4	Elect Yoshitsugu Katayama	Mgmt	For	For	For
5	Elect Kazutoshi Komori	Mgmt	For	For	For
6	Elect Shigeo Sakabe	Mgmt	For	For	For
7	Elect Kohji Shimada	Mgmt	For	For	For
8	Elect Tsutomu Sekiya	Mgmt	For	For	For
9	Elect Akihiko Takahashi	Mgmt	For	For	For
10	Elect Yoshiki Aketa	Mgmt	For	For	For
11	Elect Shinji Inose	Mgmt	For	For	For
12	Elect Tsuyoshi Kameoka	Mgmt	For	For	For
13	Elect Tohru Iijima	Mgmt	For	For	For
14	Retirement Allowances for Statutory Auditor	Mgmt	For	Abstain	Against
Cameco Cor	-	Maakii	± _	Mantin	
Ticker	Security ID:	Meeting Da 05/11/2017		Meeting St	atus
CCO	CUSIP 13321L108			Voted	
Meeting Ty	/pe	Country of United Sta			
Annual	Doggription			Woto Coat	For/Againgt
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1.1	Elect Ian D. Bruce	Mgmt	For	For	For
1.2	Elect Daniel Camus	Mgmt	For	For	For
1.3	Elect John H. Clappison	Mgmt	For	For	For
1.4	Elect Donald H.F. Deranger	Mgmt	For	For	For
1.5	Elect Catherine A. Gignac	Mgmt	For	For	For
1.6	Elect Timothy S. Gitzel	Mgmt	For	For	For

	3 3		,		
1.7	Elect James K. Gowans	Mgmt	For	For	For
1.8	Elect Kathryn J.	Mamt	For	For	For
1.0	-	rigine	101	101	101
	Jackson				
1.9	Elect Donald B. Kayne	Mgmt	For	For	For
1.10	Elect A. Anne McLellan	Mgmt	For	For	For
1.11	Elect A. Neil McMillan	Mgmt	For	For	For
2	Appointment of Auditor	Mgmt	For	For	For
3		-			
3	Advisory Vote on	Mgmt	For	For	For
	Executive				
	Compensation				
4	Canadian Resident	Mgmt	Against	Abstain	N/A
	Status				
Cancom SE					
	Carried ID.	Maatina Da	± _	Maatian Ct	
Ticker	Security ID:	Meeting Da		Meeting St	atus
COK	CINS D8238N102	06/20/2017		Voted	
Meeting Ty	pe	Country of	Trade		
Annual		Germany			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against
	1	-	,		Mgmt
					1191110
1	No. 77-1 ' - March ' - Atalan	NT / 7	3.T / 3	37 / 3	3.T / 7
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
5	Allocation of	Mgmt	For	For	For
-	Profits/Dividends	9			
	1101165/Dividends				
6	Datification of	Marm+	Eom	For	For
O	Ratification of	Mgmt	For	For	101
	Management Board				
	Acts				
7	Ratification of	Mgmt	For	For	For
	Supervisory Board	-			
	Acts				
	11000				
0	7		_	_	_
8	Appointment of Auditor	Mgmt	For	For	For
9	Elect Martin Wild	Mgmt	For	For	For
10	Elect Marlies Terock	Mgmt	For	For	For
Canfor Cor	poration				
Ticker	_	Meeting Da	tρ	Meeting St	atus
Ticker	Security ID:	Meeting Da		Meeting St	atus
CFP	Security ID: CUSIP 137576104	04/26/2017		Meeting St Voted	atus
CFP Meeting Ty	Security ID: CUSIP 137576104	04/26/2017 Country of		_	atus
CFP	Security ID: CUSIP 137576104	04/26/2017 Country of Canada	Trade	_	atus
CFP Meeting Ty Annual	Security ID: CUSIP 137576104	04/26/2017 Country of	Trade	_	
CFP Meeting Ty Annual	Security ID: CUSIP 137576104 pe	04/26/2017 Country of Canada	Trade	Voted	For/Against
CFP Meeting Ty Annual	Security ID: CUSIP 137576104 pe	04/26/2017 Country of Canada	Trade	Voted	
CFP Meeting Ty Annual Issue No.	Security ID: CUSIP 137576104 pe Description	04/26/2017 Country of Canada Proponent	Trade Mgmt Rec	Voted Vote Cast	For/Against Mgmt
CFP Meeting Ty Annual	Security ID: CUSIP 137576104 pe Description Elect Peter J.G.	04/26/2017 Country of Canada	Trade	Voted	For/Against
CFP Meeting Ty Annual Issue No.	Security ID: CUSIP 137576104 pe Description	04/26/2017 Country of Canada Proponent	Trade Mgmt Rec	Voted Vote Cast	For/Against Mgmt
CFP Meeting Ty Annual Issue No.	Security ID: CUSIP 137576104 pe Description Elect Peter J.G. Bentley	04/26/2017 Country of Canada Proponent	Trade Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For
CFP Meeting Ty Annual Issue No.	Security ID: CUSIP 137576104 pe Description Elect Peter J.G.	04/26/2017 Country of Canada Proponent	Trade Mgmt Rec	Voted Vote Cast	For/Against Mgmt
CFP Meeting Ty Annual Issue No.	Security ID: CUSIP 137576104 pe Description Elect Peter J.G. Bentley	04/26/2017 Country of Canada Proponent	Trade Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For
CFP Meeting Ty Annual Issue No. 1.1	Security ID: CUSIP 137576104 pe Description Elect Peter J.G. Bentley Elect John R. Baird Elect Ryan	04/26/2017 Country of Canada Proponent Mgmt	Trade Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For
CFP Meeting Ty Annual Issue No. 1.1	Security ID: CUSIP 137576104 pe Description Elect Peter J.G. Bentley Elect John R. Baird	04/26/2017 Country of Canada Proponent Mgmt	Trade Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For
CFP Meeting Ty Annual Issue No. 1.1 1.2 1.3	Security ID: CUSIP 137576104 pe Description Elect Peter J.G. Bentley Elect John R. Baird Elect Ryan Barrington-Foote	04/26/2017 Country of Canada Proponent Mgmt Mgmt Mgmt	Trade Mgmt Rec For For	Voted Vote Cast For For	For/Against Mgmt For For
CFP Meeting Ty Annual Issue No. 1.1 1.2 1.3	Security ID: CUSIP 137576104 pe Description Elect Peter J.G. Bentley Elect John R. Baird Elect Ryan Barrington-Foote Elect Glen Clark	04/26/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt	Trade Mgmt Rec For For For	Voted Vote Cast For For For	For/Against Mgmt For For For
CFP Meeting Ty Annual Issue No. 1.1 1.2 1.3	Security ID: CUSIP 137576104 pe Description Elect Peter J.G. Bentley Elect John R. Baird Elect Ryan Barrington-Foote Elect Glen Clark Elect Michael J.	04/26/2017 Country of Canada Proponent Mgmt Mgmt Mgmt	Trade Mgmt Rec For For	Voted Vote Cast For For	For/Against Mgmt For For
CFP Meeting Ty Annual Issue No. 1.1 1.2 1.3	Security ID: CUSIP 137576104 pe Description Elect Peter J.G. Bentley Elect John R. Baird Elect Ryan Barrington-Foote Elect Glen Clark	04/26/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt	Trade Mgmt Rec For For For	Voted Vote Cast For For For	For/Against Mgmt For For For

1.6 1.7	Elect Conrad A. Pinette Elect James McNeill	Mgmt Mgmt	For For	For For	For For
	Singleton				
1.8 1.9	Elect Ross S. Smith Elect William W. Stinson	Mgmt Mgmt	For For	For For	For For
2 3	Appointment of Auditor Shareholder Proposal Regarding Board Diversity Policy	Mgmt ShrHoldr	For Against	For For	For Against
Carl Zeiss Ticker AFX Meeting Ty Annual Issue No.	Meditec AG Security ID: CINS D14895102 pe Description	Meeting Da 05/30/2017 Country of Germany Proponent		Meeting St Voted Vote Cast	For/Against
1 2 3 4 5	Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Meeting Note Non-Voting Agenda Item Allocation of Profits/Dividends	N/A N/A N/A N/A Mgmt	N/A N/A N/A N/A For	N/A N/A N/A N/A For	Mgmt N/A N/A N/A N/A For
6	Ratification of Management Board Acts	Mgmt	For	For	For
7	Ratification of Supervisory Board Acts	Mgmt	For	For	For
8 9	Appointment of Auditor Increase in Authorised Capital	Mgmt Mgmt	For For	For For	For For
10	Approval of Intra-company Control Agreement with Carl Zeiss Meditec Asset Management Verwaltungsgesellschaf t mbH	Mgmt	For	For	For
CCL Production Ticker CCL Meeting Ty Annual	ets (India) Limited Security ID: CINS Y1745C146 pe	Meeting Da 09/26/2016 Country of India		Meeting St Voted	atus
Issue No.	Description		Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A

2 3	Accounts and Reports Allocation of Profits/Dividends	Mgmt Mgmt	For For	For For	For For
4	Elect Kulsoom Noor Saifullah	Mgmt	For	Against	Against
5	Appointment of Auditor and Authority to Set Fees	Mgmt	For	Against	Against
6	Elect Shantha Prasad Challa	Mgmt	For	Against	Against
7	Elect Lanka Krishnanand Authority to Set Cost Auditor's Fees	Mgmt Mgmt	For For	Against For	Against For
9	Directors' Commission Servicing of Documents to Members	Mgmt Mgmt	For For	For For	For For
Century Casinos, Inc. Ticker Security ID: CNTY CUSIP 156492100 Meeting Type Annual		Meeting Date 06/13/2017 Country of Trade United States		Meeting Status Voted	
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2 3	Elect Peter Hoetzinger Ratification of Auditor Advisory Vote on Executive Compensation	Mgmt Mgmt Mgmt	For For	For For	For For
Cetip S.A. Ticker CTIP3 Meeting Ty Annual	- Mercados Organizados Security ID: CINS P2325R149 pe	Meeting Da 07/18/2016 Country of Brazil	5	Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2 3	Non-Voting Meeting Note Non-Voting Meeting Note Remuneration Policy		N/A N/A For	N/A N/A For	N/A N/A For
Cetip S.A. Ticker CTIP3 Meeting Ty Special	- Mercados Organizados Security ID: CINS P2325R149 pe	Meeting Da 07/18/2016 Country of Brazil	5	Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A

2 3	Non-Voting Meeting Note Amendments to Articles	N/A Mgmt	N/A For	N/A For	N/A For
	nunications Services Corpo				·····
Ticker	Security ID:	Meeting Da		Meeting St	atus
0552	CINS Y1436A102	06/23/2017		Voted	
Meeting Ty Annual	/pe	Country of China	. Ilade		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Accounts and Reports	Mgmt	For	For	For
4	Allocation of Profits/Dividends	Mgmt	For	For	For
5	Appointment of International and PRC Auditors and Authority to Set Fees	Mgmt	For	For	For
6	Elect SHAO Guanglu; Directors' Fees	Mgmt	For	For	For
7	Authority to Issue Debentures	Mgmt	For	For	For
8	Ratification of Board Acts	Mgmt	For	For	For
9	Validity Period for Issue of Debentures	Mgmt	For	For	For
10	Authority to Issue Domestic and/or H Shares w/o Preemptive Rights	Mgmt	For	Against	Against
11	Increase in Registered Capital	Mgmt	For	Against	Against
China Mata	al International Holdings	Tna			
Ticker 319 Meeting Ty Annual	al International Holdings Security ID: CINS G2110X103 pe	Meeting Da 05/12/2017 Country of Cayman Isl	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent		Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A N/A	N/A	N/A	N/A
3	Accounts and Reports	Mgmt	For	For	For
4	Allocation of Profits/Dividends	Mgmt	For	For	For
5	Elect KING Fong Tien	Mgmt	For	For	For
6	Elect TSAO Ming-Hong	Mgmt	For	For	For

	3 3		,		
7	Elect Christian O. Pedersen	Mgmt	For	For	For
8	Directors' Fees	Mgmt	For	For	For
9	Appointment of Auditor and Authority to Set Fees	Mgmt	For	For	For
10	Authority to Issue Shares w/o Preemptive Rights	Mgmt	For	Against	Against
11	Authority to Repurchase Shares	Mgmt	For	For	For
12	Authority to Issue Repurchased Shares	Mgmt	For	Against	Against
Ticker	echnology Corporation Security ID:	Meeting Da		Meeting St	atus
6147 Meeting Ty	CINS Y15657102 pe	06/15/2017 Country of		Voted	
Annual Issue No.	Description	Taiwan Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Accounts and Reports	Mgmt	For	For	For
3	Allocation of Profits	Mgmt	For	For	For
4	Adoption of Employee Restricted Stock Plan	Mgmt	For	For	For
5	Amendments to Procedural Rules: Acquisition and Disposal of Assets	Mgmt	For	For	For
Chr. Hansen	Holding A/S				
Ticker CHR Meeting Ty Annual	Security ID: CINS K1830B107	Meeting Da 11/29/2016 Country of Denmark		Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
5	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
6	Accounts and Reports	Mgmt	For	For	For
7	Allocation of Profits/Dividends	Mgmt	For	For	For
8	Directors' Fees	Mgmt	For	For	For
9	Amendments to Articles	Mgmt	For	For	For

Regarding Register of Shareholders 10 Amendments to Articles Mgmt For For For Regarding Name Change of NASDAQ OMX Copenhagen A/S Elect Ole Andersen Mamt For For For 12 Elect Frederic Stevenin Mgmt For For For Elect Mark Wilson 13 Mgmt For For For Elect Dominique Mgmt For For For 14 Reiniche Elect Tiina 15 For Mgmt For For Mattila-Sandholm 16 Elect Kristian Mgmt For For For Villumsen Elect Luis Cantarell 17 Mgmt For For For Rocamora 18 Appointment of Auditor Mgmt For For For 19 Authority to Carry out Mgmt For For For Formalities 20 Non-Voting Meeting Note N/A N/A N/A N/A CIRCOR International, Inc. Meeting Date Ticker Security ID: Meeting Status CIR CUSIP 17273K109 05/10/2017 Voted Meeting Type Country of Trade United States Annual Issue No. Description Proponent Mgmt Rec Vote Cast For/Against Mamt Elect Scott A. Buckhout Mgmt 1.1 For For For 1.2 Elect John (Andy) Mgmt For For For O'Donnell 2 Ratification of Auditor Mgmt For For For 3 Advisory Vote on Mgmt For For For Executive Compensation 4 Frequency of Advisory Mgmt 1 Year 1 Year For Vote on Executive Compensation Clarkson plc Ticker Security ID: Meeting Date Meeting Status CKN CINS G21840106 05/12/2017 Voted Meeting Type Country of Trade United Kingdom Annual Issue No. Description Proponent Mgmt Rec Vote Cast For/Against Mgmt 1 Accounts and Reports Mgmt For For For

2	Remuneration Report (Advisory)	Mgmt	For	For	For
3	Remuneration Policy (Binding)	Mgmt	For	For	For
4	Allocation of Profits/Dividends	Mgmt	For	For	For
5	Elect James W.J. Hughes-Hallett	Mgmt	For	For	For
6	Elect Andi Case	Mgmt	For	For	For
7	Elect Peter M. Anker	_	For	For	For
8	Elect Jeff Woyda	Mgmt Mgm+	For	For	For
9	Elect Peter Backhouse	Mgmt Mgmt	For	For	For
10	Elect Birger Nergaard	-	For	For	For
11	Elect Edmond Warner	Mgmt Mgmt	For	For	For
12	Elect Marie-Louise	Mgmt Mgmt	For	For	For
12	Clayton	rigine	roi	FOI	FOI
13	Appointment of Auditor	Mgmt	For	For	For
14	Authority to Set	Mgmt	For	For	For
	Auditor's Fees	5			
15	Authority to Issue Shares w/ Preemptive Rights	Mgmt	For	For	For
16	Authority to Issue Shares w/o Preemptive Rights	Mgmt	For	For	For
17	Authority to Repurchase Shares	Mgmt	For	For	For
18	Authority to Set General Meeting Notice Period at 14 Days	Mgmt	For	For	For
Cochlear L	imited				
Ticker	Security ID:	Meeting Da	te	Meeting St	atus
COH	CINS Q25953102	10/18/2016		Voted	
Meeting Typ	pe	Country of	Trade		
Annual		Australia			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Accounts and Reports	Mgmt	For	For	For
3	Remuneration Report	Mgmt	For	For	For
4	Re-elect Yasmin A.	Mgmt	For	For	For
<u>.</u>	Allen	1191110	101	101	101
5	Re-elect Donal P. O'Dwyer	Mgmt	For	For	For
6	Equity Grant	Mgmt	For	For	For
		-			

(CEO/President Chris Smith)

Cognex Cor	rporation				
Ticker CGNX Meeting Ty	Security ID: CUSIP 192422103	Meeting Da 04/27/2017 Country of	7	Meeting St Voted	atus
Annual	•	United States			
Issue No.	Description	Proponent	Proponent Mgmt Rec		For/Against Mgmt
1	Elect Patrick A. Alias	Mgmt	For	For	For
2	Elect Theodor Krantz	Mgmt	For	For	For
3	Elect J. Bruce Robinson	Mgmt	For	For	For
4	Advisory Vote on Executive Compensation	Mgmt	For	For	For
5	Frequency of Advisory Vote on Executive Compensation	Mgmt	1 Year	1 Year	For
6	Ratification of Auditor	Mgmt	For	For	For
7	Shareholder Proposal Regarding Board Diversity	ShrHoldr	Against	Against	For
Coherent,	Inc.				
Ticker	Security ID:	Meeting Da	ate	Meeting St	atus
COHR	CUSIP 192479103	03/02/2017	7	Voted	
Meeting Ty	<i>r</i> pe	Country of	Trade		
Annual	•	_	United States		
Issue No.	Description	Proponent		Vote Cast	For/Against Mgmt
1	Elect John R. Ambroseo	Mgmt	For	For	For
2	Elect Jay T. Flatley	Mgmt	For	For	For
3	Elect Susan M. James	Mgmt	For	For	For
4	Elect L. William Krause	Mgmt	For	For	For
5	Elect Garry W. Rogerson	Mgmt	For	For	For
6	Elect Steve Skaggs	Mgmt	For	For	For
7	Elect Sandeep S. Vij	Mgmt	For	For	For
8	Ratification of Auditor	Mamt	For	For	For
9	Advisory Vote on Executive Compensation	Mgmt	For	For	For
10	Frequency of Advisory Vote on Executive Compensation	Mgmt	For	1 Year	N/A
11	Approval of 2011 Equity Incentive Plan for 162(m)	Mgmt	For	For	For
Colliers International Group Inc Ticker Security ID: CIGI CUSIP 33767E103		Meeting Da 04/11/2017		Meeting St Voted	atus

Meeting Type Annual		Country of Trade United States			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1.1	Elect David R. Beatty	Mgmt	For	For	For
1.2	Elect Peter F. Cohen	Mgmt	For	For	For
1.3	Elect John P. Curtin, Jr.	Mgmt	For	For	For
1.4	Elect Stephen J. Harper	Mgmt	For	For	For
1.5	Elect Michael D. Harris	Mgmt	For	For	For
1.6	Elect Jay S. Hennick	Mgmt	For	For	For
1.7	Elect Katherine M. Lee	Mgmt	For	For	For
1.8	Elect L. Frederick Sutherland	Mgmt	For	For	For
2	Appointment of Auditor and Authority to Set Fees	Mgmt	For	For	For
Coloplast					
Ticker COLOB	Security ID: CINS K16018192	Meeting Da 12/05/2016		Meeting St Voted	atus
Meeting Ty		Country of		voced	
Annual	r o	Denmark			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
5	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
6	Accounts and Reports	Mgmt	For	For	For
7	Allocation of Profits/Dividends	Mgmt	For	For	For
8	Authority to Issue Shares w/ or w/o Preemptive Rights	Mgmt	For	For	For
9	Directors' Fees	Mgmt	For	For	For
10	Remuneration Guidelines	Mgmt	For	For	For
11	Authority to Repurchase Shares	Mgmt	For	For	For
12	Elect Michael Pram Rasmussen	Mgmt	For	Abstain	Against
13	Elect Niels Peter Louis-Hansen	Mgmt	For	For	For
14	Elect Per Magid	Mgmt	For	For	For
15	Elect Birgitte Nielsen	Mgmt	For	For	For
16	Elect Jette Nygaard-Andersen	Mgmt	For	For	For
17	Elect Brian Petersen	Mgmt	For	For	For

	Lugar rilling. HOTOL GE	JUNE VALO	L 111001, II	NO. I OIIII I	N I A
18	Elect Jorgen Tang-Jensen	Mgmt	For	For	For
19	Appointment of Auditor	Mgmt	For	For	For
20	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
Commercial	Metals Company				
Ticker	Security ID:	Meeting Da	te	Meeting St	atus
CMC	CUSIP 201723103	01/11/2017		Voted	
Meeting Ty Annual	pe	Country of United Sta			
Issue No.	Description	Proponent		Vote Cast	For/Against
10000 1101		rroponono	119.110 1100	, , , , , , , , , , , , , , , , , , , ,	Mgmt
1	Elect Vicki L. Avril	Mgmt	For	For	For
2	Elect Robert L. Guido	Mgmt	For	For	For
3	Elect Sarah E. Raiss	Mgmt	For	For	For
4	Elect J. David Smith	Mgmt	For	For	For
5	Ratification of Auditor	Mgmt	For	For	For
6	Advisory Vote on Executive Compensation	Mgmt	For	For	For
CompuGroup	Medical SE				
Ticker	Security ID:	Meeting Da	te	Meeting St	atus
COP	CINS D15813211	05/10/2017		Voted	
Meeting Ty	pe	Country of	Trade		
Annual		Germany			
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
5	Allocation of	Mgmt	For	For	For
	Profits/Dividends				
6	Ratification of	Mgmt	For	For	For
	Management Board Acts	3 -			
7	Ratification of Supervisory Board Acts	Mgmt	For	For	For
8	Appointment of Auditor	Mgmt	For	For	For
9	Authority to Issue	Mgmt	For	Against	Against
	Convertible Debt Instruments; Increase in Conditional Capital				
10	Elect Klaus Esser	Mgmt	For	For	For
11	Elect Daniel Gotthardt	Mgmt	For	For	For
12	Elect Ulrike Handel	Mgmt	For	For	For
13	Elect Rene Obermann	Mgmt	For	For	For
14	Supervisory Board Members' Fees	Mgmt	For	For	For

Computacer Ticker	-	Mooting	Da+ o	Mooting St	2+110	
CCC	Security ID: CINS G23356150	Meeting 1 05/04/20		Meeting St	atus	
ccc Meeting Ty		Country		Voted		
Meeting Ty Annual	vpe	United K				
Issue No.	Description	Proponen	-	Vote Cast	For/Agains	
1	Accounts and Reports	Mgmt	For	For	For	
2	Remuneration Report (Advisory)	Mgmt	For	For	For	
3	Remuneration Policy (Binding)	Mgmt	For	For	For	
4	Allocation of Profits/Dividends	Mgmt	For	For	For	
5	Elect Tony Conophy	Mgmt	For	For	For	
6	Elect Philip Hulme	Mgmt	For	For	For	
7	Elect Greg Lock	Mgmt	For	For	For	
3	Elect Mike Norris	Mgmt	For	For	For	
9	Elect Peter Ogden	Mgmt	For	For	For	
10	Elect Minnow Powell	Mgmt	For	For	For	
11	Elect Regine	Mgmt	For	For	For	
	Stachelhaus	9				
12	Elect Philip Yea	Mgmt	For	For	For	
13	Elect Ros Rivaz	Mgmt	For	For	For	
14	Appointment of Auditor	Mgmt	For	For	For	
15	Authority to Set Auditor's Fees	Mgmt	For	For	For	
16	Authority to Issue Shares w/ Preemptive Rights	Mgmt	For	For	For	
17	Authority to Issue Shares w/o Preemptive Rights	Mgmt	For	For	For	
18	Authority to Issue Shares w/o Preemptive Rights (Specified Capital Investment)	Mgmt	For	For	For	
19	Authority to Repurchase Shares	Mgmt	For	For	For	
20	Authority to Set General Meeting Notice Period at 14 Days	Mgmt	For	For	For	
Computer M Ticker	Modelling Group Ltd. Security ID:	Meeting 1	Date	Meeting St	atus	

Tasue No. Description Proponent Mgmt Rec Vote Cast Por/Against Mgmt 1 Board Size Mgmt For For For For Properties Mgmt	CMG Meeting Ty	CUSIP 205249105 pe	07/14/2016 Country of Canada		Voted	
2.1 Elect Kenneth M. Dedeluk 2.2 Elect Christopher L. Mgmt For For For For For Fong 2.3 Elect Patrick R. Mgmt For For For For For Jamieson 2.4 Elect Peter H. Kinash Mgmt For For For For For Sengman Mgmt For		Description		Mgmt Rec	Vote Cast	-
2.1 Elect Kenneth M. Dedeluk 2.2 Elect Christopher L. Mgmt For For For For For Fong 2.3 Elect Patrick R. Mgmt For For For For Jamieson 2.4 Elect Peter H. Kinash Mgmt For For For For For Elect John B. Zaoxinny Appointment of Auditor's Fees Connect Group PIC Ticker Security ID: Meeting Date Online Mgmt For For For For For For Heat John B. Zaoxinny Appointment of Auditor's Mgmt For For For For For For Heat John B. Zaoxinny Appointment of Auditor's Fees Connect Group PIC Ticker Security ID: Meeting Date Online Mgmt For	1	Board Size	Mamt	For	For	For
Elect Patrick R. Jamieson 2.4 Elect Peter H. Kinash 2.5 Elect Frank L. Meyer 2.6 Elect Robert F.M. Smith 3 Appointment of Auditor and Authority to Set Pees Connect Group PLC Ticker Security ID: CNCT CINS G2354F107 Annual 1 Accounts and Reports 2 Remuneration Report 1 Allocation of Profits/Dividends Select David G. Bauernfeind Allocation of Bauernfeind Elect David G. Bauernfeind Elect David H. Bank David Mgmt Bor	2.1		-	For	For	For
Jamieson 2.4 Elect Peter H. Kinash 2.5 Elect Frank L. Meyer Mgmt For For For Por Mgmt For For For For For For For Mgmt For For For For For Mgmt For	2.2		Mgmt	For	For	For
2.5 Elect Frank L. Meyer Mgmt For For For 2.6 Elect Robert F.M. Smith Mgmt For For For For Appointment of Auditor and Authority to Set Fees Connect Group PLC Ticker Security ID: Meeting Date CINS G2354F107 O1/26/2017 Voted Meeting Type Country of Trade United Kingdom Issue No. Description Proponent Mgmt For For For For Mgmt 1 Accounts and Reports Mgmt For For For For Addisory) 3 Remuneration Policy (Binding) 4 Allocation of Profits/Dividends 5 Elect David G. Bauernfeind 6 Elect P. Gary Kennedy Bauernfeind 6 Elect P. Gary Kennedy Mgmt For For For For Bauernfeind 6 Elect Andrew Brent Mgmt For For For For Por Elect Mark Cashmore Belect Colin Child Mgmt For For For For Additor's Fees Fees 14 Authorisation of Mgmt For For For For For Por Por Auditor's Fees Fees 14 Authorisation of Mgmt For	2.3		Mgmt	For	For	For
2.5 Elect Frank L. Meyer Mgmt For For For 2.6 Elect Robert F.M. Smith Mgmt For For For For Appointment of Auditor and Authority to Set Fees Connect Group PLC Ticker Security ID: Meeting Date CINS G2354F107 O1/26/2017 Voted Meeting Type Country of Trade United Kingdom Issue No. Description Proponent Mgmt For For For For Mgmt 1 Accounts and Reports Mgmt For For For For Addisory) 3 Remuneration Policy (Binding) 4 Allocation of Profits/Dividends 5 Elect David G. Bauernfeind 6 Elect P. Gary Kennedy Bauernfeind 6 Elect P. Gary Kennedy Mgmt For For For For Bauernfeind 6 Elect Andrew Brent Mgmt For For For For Por Elect Mark Cashmore Belect Colin Child Mgmt For For For For Additor's Fees Fees 14 Authorisation of Mgmt For For For For For Por Por Auditor's Fees Fees 14 Authorisation of Mgmt For	2.4	Elect Peter H. Kinash	Mamt	For	For	For
2.6 Elect Robert F.M. Smith Mgmt For For For Por 2.7 Elect John B. Zaozinny Mgmt For For For For Appointment of Auditor and Authority to Set Fees Connect Group PLC Ticker Security ID: Meeting Date CNCT CINS G2354F107 O1/26/2017 Voted Meeting Type Country of Trade United Kingdom Proponent Mgmt Rec Vote Cast For/Against Mgmt Issue No. Description Proponent Mgmt Rec Vote Cast For/Against Mgmt For For For Mgmt For For For Mgmt For For For For Mgmt For For For Mgmt For For For For Mgmt For For For Mgmt For For For For For Mgmt For For For For Mgmt For For For For For Mgmt For			-			
Appointment of Auditor and Authority to Set Fees Connect Group PLC Ticker Security ID: CONCT CINS G2354F107 Meeting Type Annual Issue No. Description Accounts and Reports (Advisory) Remuneration Policy (Binding) Allocation of Profits/Dividends Elect David G. Bauernfeind Elect David Hards Might Elect Danathan Bunting Select Andrew Brent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgm	2.6	Elect Robert F.M. Smith		For	For	For
Connect Group PLC Ticker Security ID: Meeting Date O1/26/2017 Voted Meeting Type Country of Trade Annual United Kingdom Issue No. Description Proponent Mgmt Rec (Advisory) Accounts and Reports Mgmt For For For (Advisory) Remuneration Policy Mgmt For For For (Advisory) Remuneration of Profits/Dividends Elect David G. Mgmt For For For For Bauernfeind Elect Danathan Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For Belect Andrew Brent Mgmt For For For For For Belect Colin Child Mgmt For For For For For For For Belect Denise Collis Mgmt For	2.7	Elect John B. Zaozirny	Mgmt	For	For	For
Ticker Security ID: Meeting Date O1/26/2017 Voted Vote	3	and Authority to Set	Mgmt	For	For	For
Ticker Security ID: Meeting Date O1/26/2017 Voted Vote						
CNCT CINS G2354F107 01/26/2017 Voted Meeting Type Country of Trade Annual United Kingdom Issue No. Description Proponent Mgmt Rec Vote Cast For/Against Mgmt Accounts and Reports Remuneration Report (Advisory) Remuneration Policy Mgmt For For For (Binding) Allocation of Profits/Dividends Elect David G. Bauernfeind Elect Mark Cashmore Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For Elect Colin Child Mgmt For For For For Elect Denise Collis Mgmt For For For For Auditor's Fees Mgmt For For For For For Mgmt For For For For Auditor's Fees Mgmt For For For For Mgmt For For For For Auditor's Fees Mgmt For For For For For Mgmt For For For For For Mgmt For For For For For For Mgmt For		-	Maatina Da	L _	Maatina Ct	
Meeting Type Annual Issue No. Description Accounts and Reports Remuneration Report (Advisory) Remuneration Policy (Binding) Allocation of Profits/Dividends Elect David G. Bauernfeind Elect Mark Cashmore Elect Mark Cashmore Elect Andrew Brent Select Andrew Brent Anture For Elect Colin Child Appointment of Auditor Authority to Set Auditor's Fees Mgmt For		_	-	Le	_	atus
Annual Tssue No. Description Proponent Mgmt Rec Vote Cast For/Against Mgmt Accounts and Reports Mgmt For For For For (Advisory) Remuneration Report Mgmt For For For For (Binding) Remuneration Policy (Binding) Mgmt For For For For For For For For For Profits/Dividends Elect David G. Mgmt For For For For Bauernfeind Mgmt For For For For For For Elect Mark Cashmore Mgmt For For For For Belect Mark Cashmore Mgmt For For For For For Sor Belect Andrew Brent Mgmt For For For For For In Elect Denise Collis Mgmt For For For For For Auditor's Fees Mgmt For				T	voted	
Issue No. Description Proponent Mgmt Rec Vote Cast For/Against Mgmt Accounts and Reports Mgmt For For For For (Advisory) Remuneration Report Mgmt For For For For (Advisory) Remuneration Policy Mgmt For For For For For (Binding) Allocation of Profits/Dividends Elect David G. Mgmt For For For For Bauernfeind Elect P. Gary Kennedy Mgmt For For For For Elect Mark Cashmore Mgmt For For For For Elect Andrew Brent Mgmt For For For For For Elect Colin Child Mgmt For For For For 10 Elect Colin Child Mgmt For For For For 12 Appointment of Auditor Mgmt For For For For Auditor's Fees Authorisation of Political Donations Mgmt For		pe	_			
Accounts and Reports Mgmt For For For (Advisory) Remuneration Report Mgmt For For For (Advisory) Remuneration Policy Mgmt For For For (Binding) Allocation of Mgmt For For For For Profits/Dividends Elect David G. Mgmt For For For Bauernfeind Elect P. Gary Kennedy Mgmt For For For For Elect Mark Cashmore Mgmt For For For For Elect Andrew Brent Mgmt For For For For Elect Colin Child Mgmt For For For For In Elect Colin Child Mgmt For For For For Auditor's Fees Authority to Set Mgmt For For For For For Por For Por For Auditor's Fees Mgmt For For For For For For For For Por For Por For Political Donations		Description		-	Voto Cost	For/Againgt
Remuneration Report Mgmt For For For (Advisory) Remuneration Policy Mgmt For For For (Binding) Remuneration Policy Mgmt For For For For Profits/Dividends Elect David G. Mgmt For For For Bauernfeind Elect P. Gary Kennedy Mgmt For For For For Elect Mark Cashmore Mgmt For For For For Elect Andrew Brent Mgmt For For For For Elect Andrew Brent Mgmt For For For For Dapointment of Auditor Mgmt For For For For For Auditor's Fees Authority to Set Mgmt For For For For For Por Datical Donations	issue no.	Description	rroponenc	rigilic Nec	vote cast	-
Remuneration Report Mgmt For For For (Advisory) Remuneration Policy Mgmt For For For (Binding) Remuneration Policy Mgmt For For For For Profits/Dividends Elect David G. Mgmt For For For Bauernfeind Elect P. Gary Kennedy Mgmt For For For For Elect Mark Cashmore Mgmt For For For For Elect Andrew Brent Mgmt For For For For Elect Andrew Brent Mgmt For For For For Dapointment of Auditor Mgmt For For For For For Auditor's Fees Authority to Set Mgmt For For For For For Por Datical Donations				_	_	_
Remuneration Policy Mgmt For For For (Binding) Allocation of Mgmt For For For For Profits/Dividends Elect David G. Mgmt For For For Bauernfeind Elect P. Gary Kennedy Mgmt For For For For Elect Mark Cashmore Mgmt For For For For Elect Jonathan Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For IO Elect Colin Child Mgmt For For For For II Elect Denise Collis Mgmt For For For For Appointment of Auditor Mgmt For For For For Authority to Set Mgmt For For For For For For For Auditor's Fees Authorisation of Mgmt For For For For For Por Political Donations			-			
(Binding) 4 Allocation of Mgmt For For For Profits/Dividends 5 Elect David G. Mgmt For For For Bauernfeind 6 Elect P. Gary Kennedy Mgmt For For For Elect Mark Cashmore Mgmt For For For Elect Jonathan Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For 10 Elect Colin Child Mgmt For For For 11 Elect Denise Collis Mgmt For For For For 12 Appointment of Auditor Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For Por Political Donations	2	-	Mgmt	r'or	F'or	For
Profits/Dividends Elect David G. Mgmt For For For Bauernfeind Elect P. Gary Kennedy Mgmt For For For Elect Mark Cashmore Mgmt For For For Elect Jonathan Bunting Mgmt For For For Elect Andrew Brent Mgmt For For For For Elect Colin Child Mgmt For For For For 11 Elect Denise Collis Mgmt For For For For 12 Appointment of Auditor Mgmt For For For For Auditor's Fees Authorisation of Mgmt For For For For Por Political Donations	3	_	Mgmt	For	For	For
Elect David G. Mgmt For For For Bauernfeind 6 Elect P. Gary Kennedy Mgmt For For For Elect Mark Cashmore Mgmt For For For For Elect Jonathan Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For In Elect Colin Child Mgmt For For For For Elect Denise Collis Mgmt For For For For In Elect Denise Collis Mgmt For For For For Authority to Set Mgmt For For For For For Auditor's Fees 14 Authorisation of Mgmt For For For For Political Donations	4		Mgmt	For	For	For
Bauernfeind 6 Elect P. Gary Kennedy Mgmt For For For For Elect Mark Cashmore Mgmt For For For For Elect Jonathan Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For 10 Elect Colin Child Mgmt For For For For 11 Elect Denise Collis Mgmt For For For 12 Appointment of Auditor Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For For Political Donations		Profits/Dividends				
Bauernfeind 6 Elect P. Gary Kennedy Mgmt For For For For Elect Mark Cashmore Mgmt For For For For Elect Jonathan Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For 10 Elect Colin Child Mgmt For For For For 11 Elect Denise Collis Mgmt For For For 12 Appointment of Auditor Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For For Political Donations	5	Elect David G.	Mamt	For	For	For
Elect Mark Cashmore Mgmt For For For For Elect Jonathan Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For Elect Colin Child Mgmt For For For For Elect Denise Collis Mgmt For For For For Appointment of Auditor Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For For Political Donations	Ü		1190	101	101	101
Elect Mark Cashmore Mgmt For For For For Elect Jonathan Bunting Mgmt For For For For Elect Andrew Brent Mgmt For For For For Elect Colin Child Mgmt For For For For Elect Denise Collis Mgmt For For For For Appointment of Auditor Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For For Political Donations	6	Floot D. Carry Vannada	Morm+	For	For	For
8 Elect Jonathan Bunting Mgmt For For For 9 Elect Andrew Brent Mgmt For For For 10 Elect Colin Child Mgmt For For For 11 Elect Denise Collis Mgmt For For For 12 Appointment of Auditor Mgmt For For For 13 Authority to Set Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For Political Donations			-			
9 Elect Andrew Brent Mgmt For For For 10 Elect Colin Child Mgmt For For For 11 Elect Denise Collis Mgmt For For For 12 Appointment of Auditor Mgmt For For For 13 Authority to Set Mgmt For For For Auditor's Fees For For For For Political Donations						
10 Elect Colin Child Mgmt For For For 11 Elect Denise Collis Mgmt For For For 12 Appointment of Auditor Mgmt For For For 13 Authority to Set Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For Political Donations		-	-			
Elect Denise Collis Mgmt For For For Appointment of Auditor Mgmt For For For Authority to Set Mgmt For For For Auditor's Fees Authorisation of Mgmt For For For Political Donations			-			
12 Appointment of Auditor Mgmt For For For Authority to Set Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For Political Donations			-			
Authority to Set Mgmt For For For Auditor's Fees 14 Authorisation of Mgmt For For For Political Donations			-			
Auditor's Fees 14 Authorisation of Mgmt For For For Political Donations						
Political Donations	13	Auditor's	мушс	t OT	t OT	r OT
15 Authority to Issue Mgmt For For For	14	Political	Mgmt	For	For	For
	15	Authority to Issue	Mgmt	For	For	For

	3 3		,		
	Shares w/ Preemptive Rights				
16	Authority to Issue Shares w/o Preemptive Rights	Mgmt	For	For	For
17	Authority to Repurchase Shares	Mgmt	For	For	For
18	Authority to Set General Meeting Notice Period at 14 Days	Mgmt	For	For	For
19	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
Consort Me Ticker CSRT Meeting Ty Ordinary	Security ID: CINS G2506K103	Meeting Da 04/27/2017 Country of United Kin	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Ratification of Technical Breach of Borrowing Limit	Mgmt	For	For	For
2	Increase in Borrowing Powers	Mgmt	For	For	For
Consort Me Ticker CSRT Meeting Ty Annual	Security ID: CINS G2506K103	Meeting Da 09/07/2016 Country of United Kin	Trade	Meeting St Voted	atus
Issue No.	Description		-	Vote Cast	For/Against Mgmt
1 2	Accounts and Reports Remuneration Report (Advisory)	Mgmt Mgmt	For For	For For	For For
3	Allocation of Profits/Dividends	Mgmt	For	For	For
4 5 6	Elect Peter Fellner Elect Jonathan Glenn Appointment of Auditor and Authority to Set Fees	Mgmt Mgmt Mgmt	For For	For For	For For
7	Authority to Issue Shares w/ Preemptive Rights	Mgmt	For	For	For
8	Authority to Issue Shares w/o Preemptive	Mgmt	For	For	For

	Rights				
9	Authority to Repurchase Shares	Mgmt	For	For	For
10	Authority to Set General Meeting Notice Period at 14 Days	Mgmt	For	For	For
Constelliu	m NV				
Ticker CSTM Meeting Ty Annual	Security ID: CUSIP N22035104	Meeting Da 06/15/2017 Country of United Sta	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2	Accounts and Reports Ratification of	Mgmt Mgmt	For For	For For	For For
2	Executive Board Members' Acts	rigine			101
3	Ratification of Non-Executive Board Members' Acts	Mgmt	For	For	For
4	Authority to Repurchase Shares	Mgmt	For	For	For
5	Elect Jean-Marc Germain	Mgmt	For	For	For
6	Elect Guy Maugis	Mgmt	For	For	For
7	Elect Werner G.P. Paschke	Mgmt	For	For	For
8	Elect Michiel Brandjes	Mgmt	For	For	For
9	Elect Philippe Guillemot	Mgmt	For	For	For
10	Elect John Ormerod	Mgmt	For	For	For
11	Elect Lori A. Walker	Mgmt	For	For	For
12 13	Elect Martha F. Brooks Elect Nicolas Manardo	Mgmt Mgmt	For For	For For	For For
14	Appointment of Auditor	Mgmt	For	For	For
Conviviali	ty Retail plc				
Ticker CVR Meeting Ty Annual	Security ID: CINS G2404L104 pe	Meeting Da 09/12/2016 Country of United Kin	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent	-	Vote Cast	For/Against Mgmt
1	Accounts and Reports	Mgmt	For	For	For
2	Allocation of Profits/Dividends	Mgmt	For	For	For

3	Elect David Adams	Mgmt	For	For	For
4	Elect Diana Hunter	Mgmt	For	For	For
5	Elect Andrew Humphreys	Mgmt	For	For	For
6	Elect Ian Jones	Mgmt	For	For	For
7	Elect Martin Newman	Mgmt	For	For	For
8	Elect Stephen G. Wilson	Mgmt	For	For	For
9	Elect Mark Alwyn	Mgmt	For	For	For
10	Elect Jennifer Laing	Mgmt	For	For	For
11	Elect David Robinson	Mgmt	For	For	For
12	Appointment of Auditor	-	For	For	For
		Mgmt			
13	Authority to Set Auditor's Fees	Mgmt	For	For	For
14	Authority to Issue Shares w/ Preemptive Rights	Mgmt	For	For	For
15	Authority to Issue Shares w/o Preemptive	Mgmt	For	For	For
	Rights				
16	Authority to Repurchase Shares	Mgmt	For	For	For
Copart, Ir	ıc.				
Ticker	Security ID:	Meeting Da	ite	Meeting St	atus
CPRT	CUSIP 217204106	12/16/2016		Voted	
Meeting Ty	rpe	Country of	Trade		
Annual		United Sta	ites		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1.1	Elect Willis J. Johnson	Mgmt	For	For	For
1.2	Elect A. Jayson Adair	Mgmt	For	For	For
1.3	Elect Matt Blunt	Mgmt	For	For	For
1.4	Elect Steven D. Cohan	Mgmt	For	For	For
1.5		J -			
	riect Daniel J.	Mamt.	For	For	For
	Elect Daniel J. Englander	Mgmt	For	For	For
1.6		Mgmt Mgmt	For	For For	For
1.6	Englander	-			
	Englander Elect James E. Meeks	Mgmt	For	For	For
1.7	Englander Elect James E. Meeks Elect Vincent W. Mitz Elect Thomas N.	Mgmt Mgmt	For For	For For	For For
1.7	Englander Elect James E. Meeks Elect Vincent W. Mitz Elect Thomas N. Tryforos Amendment to the 2007 Equity Incentive	Mgmt Mgmt Mgmt	For For For	For For	For For For
1.7 1.8	Englander Elect James E. Meeks Elect Vincent W. Mitz Elect Thomas N. Tryforos Amendment to the 2007 Equity Incentive Plan Elimination of Cumulative	Mgmt Mgmt Mgmt Mgmt	For For	For For	For For For

	Fund Managers Limited	Mosting Da	+	Mosting Ct	20+110		
Ticker CML	Security ID: CINS S19537109	Meeting Da 02/14/2017		Meeting St Voted	.atus		
			Country of Trade		vocea		
Meeting Type		South Africa					
Annual Issue No.	Description		Mgmt Rec	Vote Cast	For/Against Mgmt		
1	Re-elect Lulama Boyce	Mgmt	For	For	For		
2	Re-elect John (Jock) D. McKenzie	Mgmt	For	For	For		
3	Re-elect Alexandra Watson	Mgmt	For	For	For		
4	Elect Hugo A. Nelson	Mgmt	For	For	For		
5	Appointment of Auditor	Mgmt	For	For	For		
6	Elect Audit and Risk Committee Member (Alexandra Watson)	Mgmt	For	For	For		
7	Elect Audit and Risk Committee Member (Shams Pather)	Mgmt	For	For	For		
8	Elect Audit and Risk Committee Member (Jock McKenzie)	Mgmt	For	For	For		
9	Elect Audit and Risk Committee Member (Hugo Nelson)	Mgmt	For	For	For		
10	Approve Remuneration Policy	Mgmt	For	For	For		
11	Approve Financial Assistance (Section 45)	Mgmt	For	For	For		
12	Approve Financial Assistance (Section 44)	Mgmt	For	For	For		
13 14	Approve NEDs' Fees Authority to Repurchase Shares	Mgmt Mgmt	For For	For For	For For		
15	Adopt New Memorandum	Mgmt	For	For	For		
16	Non-Voting Meeting Note	N/A	N/A	N/A	N/A		
17	Non-Voting Meeting Note		N/A	N/A	N/A		
CRE, Inc.	Security ID:	Meeting Da		Meeting St			

3458 Meeting Ty Annual	CINS J7008D108 pe	10/28/2016 Country of Japan		Voted	
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Amendments to Articles	Mgmt	For	For	For
2	Equity Compensation Plan	Mgmt	For	For	For
3	Elect Shuhei Yamashita	Mgmt	For	For	For
4	Elect Masaaki Kondoh	Mgmt	For	For	For
5	Elect Tadahide Kameyama	Mgmt	For	For	For
6	Elect Hidetoshi Nagahama	Mgmt	For	For	For
7	Non-Audit Committee Directors' Fees	Mgmt	For	For	For
CSE Global Ticker		Mooting Do	+ 0	Mooting St	2+110
544	Security ID: CINS Y8346J107	Meeting Da 04/20/2017		Meeting St Voted	atus
Meeting Ty		Country of		voted	
Annual	pe	Singapore	irade		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Accounts and Reports	Mgmt	For	For	For
2	Allocation of	Mgmt	For	For	For
2	Profits/Dividends	rigine	101	101	101
3	Elect LEE Kong Ting	Mgmt	For	For	For
4	Elect LIM Boon Kheng	Mgmt	For	For	For
5	Elect SIN Boon Ann	Mgmt	For	For	For
6	Directors' Fees	Mgmt	For	For	For
7	Appointment of Auditor and Authority to Set Fees	Mgmt	For	For	For
8	Authority to Issue Shares w/ or w/o Preemptive Rights	Mgmt	For	For	For
CSE Global	Limited				
Ticker	Security ID:	Meeting Da		Meeting St	atus
544	CINS Y8346J107	04/20/2017		Voted	
Meeting Ty	pe	Country of	Trade		
Special Issue No.	Description	Singapore Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Adoption of CSE Performance Share Plan 2017	Mgmt	For	For	For

For

For

For

Mgmt

4

Authority to

•	Repurchase and Reissue Shares	119.110			
Diasorin S Ticker DIA Meeting Ty Ordinary	Security ID: CINS T3475Y104	Meeting Da 04/27/2017 Country of Italy		Meeting St Voted	atus
_	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1 2	Non-Voting Meeting Note Accounts and Reports; Allocation of Profits/Dividends	N/A Mgmt	N/A For	N/A For	N/A For
3 4	Remuneration Policy Ratify Cooption of Fiorella Altruda	Mgmt Mgmt	For For	Abstain For	Against For
5 6	Stock Option Plan 2017 Authority to Repurchase and Reissue Shares (Stock Option Plan)	Mgmt Mgmt	For For	Abstain Abstain	Against Against
7	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
Diebold Nixdorf, Incorporated Ticker Security ID: DBD CUSIP 253651103 Meeting Type Annual		Meeting Da 04/26/2017 Country of United Sta	Trade	Meeting St Voted Vote Cast	
issue no.	Description	rioponenc	Mgmc Rec	vole Cast	Mgmt
1.1	Elect Patrick W. Allender	Mgmt	For	For	For
1.2	Elect Phillip R. Cox Elect Richard L. Crandall	Mgmt Mgmt	For For	For For	For For
1.4	Elect Alexander Dibelius	Mgmt	For	For	For
1.5 1.6	Elect Dieter Dusedau Elect Gale S. Fitzgerald	Mgmt Mgmt	For For	For For	For For
1.7	Elect Gary G. Greenfield	Mgmt	For	For	For
1.8 1.9	Elect Andreas W. Mattes Elect Robert S. Prather,	Mgmt Mgmt	For For	For For	For For

Jr.

1.10	Elect Rajesh K. Soin	Mgmt	For	For	For
1.11	Elect Henry D. G.	Mgmt	For	For	For
	Wallace	5			
1.12	Elect Alan J. Weber	Mgmt	For	For	For
1.13	Elect Jurgen Wunram	Mgmt	For	For	For
2	Ratification of Auditor	-	For	For	For
3	Advisory Vote on	Mgmt	For	For	For
	Executive	3			
	Compensation				
4	Approval of 2017	Mgmt	For	For	For
	Equity and				
	Performance Incentive				
	Plan				
5	Adoption of Majority	Mgmt	For	For	For
	Vote for Uncontested				
	Elections of				
	Directors				
C	Plimination of	Marrah	П	П	П.
6	Elimination of Cumulative	Mgmt	For	For	For
	Voting				
	VOCING				
7	Frequency of Advisory	Mgmt	1 Year	1 Year	For
,	Vote on Executive	1191110	i icai	I ICAI	101
	Compensation				
	oomponibacion				
Diodes Inc	corporated				
Diodes Inc	corporated Security ID:	Meeting Da	ıte	Meeting St	atus
		Meeting Da 05/16/2017		Meeting St	atus
Ticker	Security ID: CUSIP 254543101		,	_	atus
Ticker DIOD	Security ID: CUSIP 254543101	05/16/2017	Trade	_	atus
Ticker DIOD Meeting Ty	Security ID: CUSIP 254543101 ppe	05/16/2017 Country of	Trade ites	_	
Ticker DIOD Meeting Ty Annual	Security ID: CUSIP 254543101 ppe	05/16/2017 Country of United Sta	Trade ites	Voted	
Ticker DIOD Meeting Ty Annual Issue No.	Security ID: CUSIP 254543101 rpe Description	05/16/2017 Country of United Sta Proponent	Trade tes Mgmt Rec	Voted Vote Cast	For/Against Mgmt
Ticker DIOD Meeting Ty Annual Issue No.	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen	05/16/2017 Country of United Sta Proponent	Trade ites Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For
Ticker DIOD Meeting Ty Annual Issue No.	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R.	05/16/2017 Country of United Sta Proponent	Trade tes Mgmt Rec	Voted Vote Cast	For/Against Mgmt
Ticker DIOD Meeting Ty Annual Issue No.	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen	05/16/2017 Country of United Sta Proponent	Trade ites Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano	05/16/2017 Country of United Sta Proponent Mgmt Mgmt	Trade ites Mgmt Rec For For	Voted Vote Cast For For	For/Against Mgmt For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew	05/16/2017 Country of United Sta Proponent Mgmt Mgmt	Trade tes Mgmt Rec For For	Voted Vote Cast For For	For/Against Mgmt For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong	05/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt	Trade tes Mgmt Rec For For For	Voted Vote Cast For For For	For/Against Mgmt For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade tes Mgmt Rec For For For For	Voted Vote Cast For For For	For/Against Mgmt For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina	05/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt	Trade tes Mgmt Rec For For For	Voted Vote Cast For For For	For/Against Mgmt For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade tes Mgmt Rec For For For For	Voted Vote Cast For For For	For/Against Mgmt For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade tes Mgmt Rec For For For For	Voted Vote Cast For For For	For/Against Mgmt For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung	05/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade tes Mgmt Rec For For For For	Voted Vote Cast For For For	For/Against Mgmt For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 TPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For For For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 TPPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung Elect Michael K.C. Tsai Amendment to the 2013	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 TPPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung Elect Michael K.C. Tsai	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 Type Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung Elect Michael K.C. Tsai Amendment to the 2013 Equity Incentive	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 Type Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung Elect Michael K.C. Tsai Amendment to the 2013 Equity Incentive	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 Type Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung Elect Michael K.C. Tsai Amendment to the 2013 Equity Incentive Plan Advisory Vote on Executive	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For	Voted Vote Cast For For For For For For	For/Against Mgmt For For For For For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 Type Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung Elect Michael K.C. Tsai Amendment to the 2013 Equity Incentive Plan Advisory Vote on	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For	Voted Vote Cast For For For For For For	For/Against Mgmt For For For For For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 TPPE Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung Elect Michael K.C. Tsai Amendment to the 2013 Equity Incentive Plan Advisory Vote on Executive Compensation	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For	Voted Vote Cast For For For For For For	For/Against Mgmt For For For For For For For
Ticker DIOD Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6	Security ID: CUSIP 254543101 Type Description Elect C.H. Chen Elect Michael R. Giordano Elect LU Keh-Shew Elect Raymond Soong Elect John M. Stich Elect Christina Wen-chi Sung Elect Michael K.C. Tsai Amendment to the 2013 Equity Incentive Plan Advisory Vote on Executive	O5/16/2017 Country of United Sta Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	For	Voted Vote Cast For For For For For For	For/Against Mgmt For For For For For For For

Compensation

5	Ratification of Auditor	Mgmt	For	For	For
Diploma pl	C				
Ticker DPLM Meeting Ty	Security ID: CINS G27664112 /pe	Meeting Da 01/18/2017 Country of	Trade	Meeting St Voted	atus
Annual Issue No.	Description	United Kin Proponent	-	Vote Cast	For/Against Mgmt
1	Accounts and Reports	Mgmt	For	For	For
2	Allocation of Profits/Dividends	Mgmt	For	For	For
3	Elect John E. Nicholas	Mgmt	For	For	For
4	Elect Bruce M. Thompson	Mgmt	For	For	For
5	Elect Nigel P. Lingwood	Mgmt	For	For	For
6	Elect Charles Packshaw	Mgmt	For	For	For
7	Elect Andrew P. Smith	Mgmt	For	For	For
8	Elect Anne Thorburn	Mgmt	For	For	For
9	Appointment of Auditor	Mgmt	For	For	For
10	Authority to Set Auditor's Fees	Mgmt	For	For	For
11	Remuneration Report (Advisory)	Mgmt	For	For	For
12	Authority to Issue Shares w/ Preemptive Rights	Mgmt	For	For	For
13	Authority to Issue Shares w/o Preemptive Rights	Mgmt	For	For	For
14	Authority to Issue Shares w/o Preemptive Rights (Specified Capital Investment)	Mgmt	For	For	For
15	Authority to Repurchase Shares	Mgmt	For	For	For
16	Authority to Set General Meeting Notice Period at 14 Days	Mgmt	For	For	For
dorma+kaba Ticker KABN Meeting Ty Annual	Holding AG Security ID: CINS H0536M155	Meeting Da 10/18/2016 Country of Switzerlan	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt

1 2 3 4	Non-Voting Meeting Note Accounts and Reports Compensation Report Allocation of Profits/Dividends	N/A Mgmt Mgmt Mgmt	N/A For For	N/A For For	N/A For For
5	Ratification of Board and Management Acts	Mgmt	For	For	For
6	Elect Ulrich Graf as Chairman	Mgmt	For	For	For
7	Float Polf Dorig	Morm+	For	For	For
8	Elect Rolf Dorig Elect Stephanie Brecht-Bergen	Mgmt Mgmt	For For	For	For
9	Elect Elton S.K. Chiu	Mamt	For	For	For
10	Elect Daniel Daeniker	Mgmt	For	For	For
11	Elect Karina Dubs	Mgmt	For	For	For
12	Elect Hans Gummert	Mgmt	For	For	For
13	Elect John Heppner	Mgmt	For	For	For
14	Elect Hans Hess	Mgmt	For	For	For
15	Elect Christine Mankel	Mgmt	For	For	For
16	Elect Rolf Doring as Compensation Committee Chairman	Mgmt	For	For	For
17	Elect Hans Gummert as Compensation Committee Member	Mgmt	For	For	For
18	Elect Hans Hess as Compensation Committee Member	Mgmt	For	For	For
19	Appointment of Auditor	Mgmt	For	For	For
20	Appointment of Independent Proxy	Mgmt	For	For	For
21	Board Compensation	Mgmt	For	For	For
22	Executive Compensation	Mgmt	For	For	For
23	Amendments to Articles (Change Company Name)	Mgmt	For	For	For
24	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
dotDigital Ticker DOTD Meeting Ty Annual	Group Plc Security ID: CINS G2897D106 pe	Meeting Da 12/20/2016 Country of United Kin	Trade	Meeting St Voted	atus
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt

		<i>32,</i> (2 1 , (20)	•		
1	Accounts and Reports	Mgmt	For	For	For
		-			
2	Elect Richard	Mgmt	For	For	For
	Kellett-Clarke				
3	Elect Frank	Mgmt	For	For	For
	Beechinor-Collins	_			
4	Appointment of Auditor	Mgmt	For	For	For
4		MgIIIC	ror	ror	r OI
	and Authority to Set				
	Fees				
5	Allocation of	Mgmt	For	For	For
	Profits/Dividends				
6	Allocation of Special	Mgmt	For	For	For
O .	Dividends	1191110	101	101	101
	Dividends				
			_		
7	Share Matching Plan	Mgmt	For	Against	Against
8	Authority to Issue	Mgmt	For	For	For
	Shares w/ Preemptive				
	Rights				
9	Authority to Issue	Mgmt	For	For	For
,	Shares w/o Preemptive	1191110	101	101	101
	-				
	Rights				
10	Authority to	Mgmt	For	For	For
	Repurchase				
	Shares				
Droam Clok	al Poal Estato Ingostmont	Truct			
	oal Real Estate Investment			Maral Lang Cl	
Ticker	Security ID:	Meeting Da		Meeting St	atus
Ticker DRG.UN	Security ID: CUSIP 26154A106	Meeting Da 05/03/2017		Meeting St Voted	atus
Ticker	Security ID: CUSIP 26154A106	Meeting Da		_	atus
Ticker DRG.UN	Security ID: CUSIP 26154A106	Meeting Da 05/03/2017		_	atus
Ticker DRG.UN Meeting Ty Annual	Security ID: CUSIP 26154A106	Meeting Da 05/03/2017 Country of Canada		_	
Ticker DRG.UN Meeting Ty Annual	Security ID: CUSIP 26154A106 pe	Meeting Da 05/03/2017 Country of Canada	Trade	Voted	For/Against
Ticker DRG.UN Meeting Ty Annual	Security ID: CUSIP 26154A106 pe	Meeting Da 05/03/2017 Country of Canada	Trade	Voted	
Ticker DRG.UN Meeting Ty Annual Issue No.	Security ID: CUSIP 26154A106 pe Description	Meeting Da 05/03/2017 Country of Canada Proponent	Trade Mgmt Rec	Voted Vote Cast	For/Against Mgmt
Ticker DRG.UN Meeting Ty Annual Issue No.	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia	Meeting Da 05/03/2017 Country of Canada Proponent	Trade Mgmt Rec For	Voted Vote Cast For	For/Against Mgmt For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt	Trade Mgmt Rec For	Voted Vote Cast For For	For/Against Mgmt For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt	Trade Mgmt Rec For For	Voted Vote Cast For For For	For/Against Mgmt For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt	Trade Mgmt Rec For	Voted Vote Cast For For	For/Against Mgmt For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt	Trade Mgmt Rec For For	Voted Vote Cast For For For	For/Against Mgmt For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Trade Mgmt Rec For For For For	Voted Vote Cast For For For For	For/Against Mgmt For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R.	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Trade Mgmt Rec For For For For	Voted Vote Cast For For For For	For/Against Mgmt For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For	Voted Vote Cast For For For For	For/Against Mgmt For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Trade Mgmt Rec For For For For	Voted Vote Cast For For For For	For/Against Mgmt For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For	Voted Vote Cast For For For For	For/Against Mgmt For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set Fees	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set Fees	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8 2	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set Fees Dis, Inc. Security ID:	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For	Voted Vote Cast For For For For For For Meeting St	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8 2	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set Fees DIST., Inc. Security ID: CUSIP 233326107	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For For	Voted Vote Cast For For For For For	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8 2	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set Fees DIST., Inc. Security ID: CUSIP 233326107	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For For	Voted Vote Cast For For For For For For Meeting St	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8 2 DST System Ticker DST	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set Fees DIST., Inc. Security ID: CUSIP 233326107	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For Trade	Voted Vote Cast For For For For For For Meeting St	For/Against Mgmt For For For For For For
Ticker DRG.UN Meeting Ty Annual Issue No. 1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8 2 DST System Ticker DST Meeting Ty	Security ID: CUSIP 26154A106 pe Description Elect R. Sacha Bhatia Elect Detlef Bierbaum Elect Michael J. Cooper Elect Jane Gavan Elect Duncan N.R. Jackman Elect J. Michael Knowlton Elect Johann Koss Elect John Sullivan Appointment of Auditor and Authority to Set Fees ns, Inc. Security ID: CUSIP 233326107	Meeting Da 05/03/2017 Country of Canada Proponent Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mg	Trade Mgmt Rec For For For For For For Trade te Trade tes	Voted Vote Cast For For For For For For Meeting St	For/Against Mgmt For For For For For For atus

					Mgmt
1.1	Elect Joseph C. Antonellis	Mgmt	For	For	For
1.2	Elect Jerome H. Bailey	Mgmt	For	For	For
1.3	Elect Lynn Dorsey Bleil	Mgmt	For	For	For
1.4	Elect Gary D. Forsee	Mgmt	For	For	For
1.5	Elect Stephen C. Hooley	Mgmt	For	For	For
2	Ratification of Auditor	Mamt	For	For	For
3	Advisory Vote on Executive Compensation	Mgmt	For	For	For
4	Frequency of Advisory Vote on Executive Compensation	Mgmt	1 Year	1 Year	For
Dundee Cor	-				
Ticker	Security ID:	Meeting Da		Meeting St	atus
DC.A Meeting Ty Annual	CUSIP 264901109 pe	06/05/2017 Country of Canada		Voted	
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Appointment of Auditor and Authority to Set Fees	Mgmt	For	For	For
2.1	Elect Virginia Gambale	Mgmt	For	For	For
2.2	Elect David J. Goodman	Mgmt	For	For	For
2.3	Elect Garth MacRae	Mgmt	For	For	For
2.4	Elect Robert McLeish	Mgmt	For	For	For
2.5	Elect Andrew T. Molson	Mgmt	For	For	For
2.6	Elect A. Murray Sinclair	Mgmt	For	For	For
2.7	Elect K. Barry Sparks	Mgmt	For	For	For
Dustin Gro	up AB				<u> </u>
Ticker	Security ID:	Meeting Da	te	Meeting St	atus
DUST	CINS W2R21A104	12/13/2016		Voted	
Meeting Ty Annual	pe	Country of Sweden	Trade		
Issue No.	Description	Proponent	Mgmt Rec	Vote Cast	For/Against Mgmt
1	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
2	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
3	Non-Voting Meeting Note	N/A	N/A	N/A	N/A
4	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
5	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
6	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
7	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
8	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
9	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
10	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
11	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
12	Accounts and Reports	Mgmt	For	For	For

13	Allocation of Profits/Dividends	Mgmt	For	For	For
14	Ratification of Board and CEO Acts	Mgmt	For	For	For
15	Non-Voting Agenda Item	N/A	N/A	N/A	N/A
16	Board Size	Mgmt	For	For	For
17	Directors and Auditors' Fees	Mgmt	For	For	For
18	Election of Directors	Mgmt	For	For	For
19	Elect Fredrik Cappelen as Chairman	Mgmt	For	For	For
20	Number of Auditors; Appointment of Auditor	Mgmt	For	For	For
21	Nomination Committee	Mgmt	For	For	For
22	Remuneration Guidelines	Mgmt	For	For	For
23	Long-Term Incentive Plan	Mgmt	For	For	For
24	Non-Voting Agenda Item	N/A	N/A	N/A	N/A

Duty Free International Limited

Ticker Security ID: Meeting Date Meeting Status 5SO CINS Y2180M102 04/28/2017 Voted

Meeting Type Country of Trade Special Singapore

Issue No. Descript#000000;"> 2013 2014 2013

Revenues from continuing operations:

Service revenues \$341,831 \$571,595 \$1,054,040 \$1,707,658 Product revenues 184,546 168,450 519,613 507,518

Total revenues 526,377

740,045 1,573,653 2,215,176

355,555

Costs and expenses from continuing operations:

Cost of services sold 285,098 450,048 875,898 1,353,749 Cost of products sold 125,831 117,844 361,954

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Selling, general and administrative expenses 68,289
124,004
213,052
374,325
Research and development expenses 854
 3,077
 5,456
 7,457
Loss on disposal of the Harsco Infrastructure Segment and transaction costs 54
 253,677
 5,607
 253,677
Other (income) expenses 513
 (228) 27,373
 2,158
Total costs and expenses 480,639
 948,422
1,489,340
2,346,921
Operating income (loss) from continuing operations 45,738
 (208, 377) 84, 313
 (131,745)
Interest income 555
388
1,262
1,624
Interest expense (11,949) (12,815) (35,328) (37,413)
Change in fair value to the unit adjustment liability (2,398) -
 (7,417) -
Income (loss) from continuing operations before income taxes and equity income 31,946
 (220,804) 42,830
 (167, 534)
Income tax expense (11,671) (10,795) (20,424) (27,268)
Equity in income of unconsolidated entities, net 5,295
434
1,057
1,015
Income (loss) from continuing operations 25,570
(231,165) 23,463
 (193,787)
Discontinued operations:
Income (loss) on disposal of discontinued business (640) (640) 452
 (2,145)
Income tax (expense) benefit related to discontinued business 237
 239
 (168) 814
Income (loss) from discontinued operations (403) (401) 284
(1,331)
Net income (loss) 25,167
 (231,566) 23,747
(195, 118)
Less: Net income attributable to noncontrolling interests (1,532) (2,090) (2,948) (7,495)
Net income (loss) attributable to Harsco Corporation $23,635
 $(233,656) $20,799
$(202,613)
Amounts attributable to Harsco Corporation common stockholders:
Income (loss) from continuing operations, net of tax $24,038
 $(233,255) $20,515
 $(201,282)
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Income (loss) from discontinued operations, net of tax (403) (401) 284
 (1,331)
Net income (loss) attributable to Harsco Corporation common stockholders $23,635
$(233,656) $20,799
$(202,613)
Weighted-average shares of common stock outstanding 80,918
80,873
80,747
Basic earnings (loss) per common share attributable to Harsco Corporation common stockholders:
Continuing operations $0.30
$(2.89) $0.25
$(2.49)
Discontinued operations -
 (0.02)
Basic earnings (loss) per share attributable to Harsco Corporation common stockholders $0.29
(a)$(2.89)
$0.26
(a)$(2.51)
Diluted weighted-average shares of common stock outstanding 81,099
80,775
81,093
80,747
Diluted earnings (loss) per common share attributable to Harsco Corporation common stockholders:
Continuing operations $0.30
$(2.89) $0.25
$(2.49)
Discontinued operations -
(0.02)
Diluted earnings (loss) per share attributable to Harsco Corporation common stockholders $0.29
(a)$(2.89)
$0.26
(a)$(2.51)
Cash dividends declared per common share $0.205
$0.205
 $0.615
 $0.615
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(a) Does not total due to rounding.

See accompanying notes to unaudited condensed consolidated financial statements.

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HARSCO CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (Unaudited)

	Three Months Ended September 30			
(In thousands)	2014	20	13	
Net income (loss)	\$25,167	\$(2	231,566)
Other comprehensive income (loss):				
Foreign currency translation adjustments, net of deferred income taxes of \$5,322 and \$(8,649) in 2014 and 2013, respectively	(18,590) 12,	,678	
Net loss on cash flow hedging instruments, net of deferred income taxes of \$(458) and \$146 in 2014 and 2013, respectively	(1,244) (2,	696)
Pension liability adjustments, net of deferred income taxes of \$(2,057) and \$2,109 in 2014 and 2013, respectively	18,211	(13	3,636)
Unrealized gain on marketable securities, net of deferred income taxes of \$(1) and \$(8) in 2014 and 2013, respectively	2	13		
Total other comprehensive loss	(1,621) (3,	641)
Total comprehensive income (loss)	23,546	(23	35,207)
Less: Comprehensive income attributable to noncontrolling interests	(877) (2,	968)
Comprehensive income (loss) attributable to Harsco Corporation	\$22,669	\$(2	238,175)
	Nine Months	Ended	d	
	Nine Months September 30		1	
(In thousands)				
(In thousands) Net income (loss)	September 30	20)
	September 30 2014	20	13)
Net income (loss)	September 30 2014	20) \$(1	13)
Net income (loss) Other comprehensive income (loss): Foreign currency translation adjustments, net of deferred income taxes of \$4,862 and	September 30 2014 \$23,747	20° \$(1	13 195,118	,
Net income (loss) Other comprehensive income (loss): Foreign currency translation adjustments, net of deferred income taxes of \$4,862 and \$(1,094) in 2014 and 2013, respectively Net loss on cash flow hedging instruments, net of deferred income taxes of \$210 and \$915 in 2014 and 2013, respectively Pension liability adjustments, net of deferred income taxes of \$(2,130) and \$(2,439)	September 30 2014 \$23,747 (16,843	20 \$(1) (33) (2,	13 195,118 3,877)
Net income (loss) Other comprehensive income (loss): Foreign currency translation adjustments, net of deferred income taxes of \$4,862 and \$(1,094) in 2014 and 2013, respectively Net loss on cash flow hedging instruments, net of deferred income taxes of \$210 and \$915 in 2014 and 2013, respectively	September 30 2014 \$23,747 (16,843 (3,111	20 \$(1) (33) (2,	13 195,118 3,877 160)
Net income (loss) Other comprehensive income (loss): Foreign currency translation adjustments, net of deferred income taxes of \$4,862 and \$(1,094) in 2014 and 2013, respectively Net loss on cash flow hedging instruments, net of deferred income taxes of \$210 and \$915 in 2014 and 2013, respectively Pension liability adjustments, net of deferred income taxes of \$(2,130) and \$(2,439) in 2014 and 2013, respectively Unrealized gain on marketable securities, net of deferred income taxes of \$(3) and	September 30 2014 \$23,747 (16,843 (3,111 18,887	20 \$(1) (33) (2,	13 195,118 3,877 160 ,587)
Net income (loss) Other comprehensive income (loss): Foreign currency translation adjustments, net of deferred income taxes of \$4,862 and \$(1,094) in 2014 and 2013, respectively Net loss on cash flow hedging instruments, net of deferred income taxes of \$210 and \$915 in 2014 and 2013, respectively Pension liability adjustments, net of deferred income taxes of \$(2,130) and \$(2,439) in 2014 and 2013, respectively Unrealized gain on marketable securities, net of deferred income taxes of \$(3) and \$(13) in 2014 and 2013, respectively	September 30 2014 \$23,747 (16,843 (3,111 18,887	20 \$(1) (33) (2, 17, 21) (18	13 195,118 3,877 160 ,587)
Net income (loss) Other comprehensive income (loss): Foreign currency translation adjustments, net of deferred income taxes of \$4,862 and \$(1,094) in 2014 and 2013, respectively Net loss on cash flow hedging instruments, net of deferred income taxes of \$210 and \$915 in 2014 and 2013, respectively Pension liability adjustments, net of deferred income taxes of \$(2,130) and \$(2,439) in 2014 and 2013, respectively Unrealized gain on marketable securities, net of deferred income taxes of \$(3) and \$(13) in 2014 and 2013, respectively Total other comprehensive loss	September 30 2014 \$23,747 (16,843 (3,111 18,887 6 (1,061	20 \$(1) (33) (2, 17, 21) (18	13 195,118 3,877 160 ,587 8,429 13,547)
Net income (loss) Other comprehensive income (loss): Foreign currency translation adjustments, net of deferred income taxes of \$4,862 and \$(1,094) in 2014 and 2013, respectively Net loss on cash flow hedging instruments, net of deferred income taxes of \$210 and \$915 in 2014 and 2013, respectively Pension liability adjustments, net of deferred income taxes of \$(2,130) and \$(2,439) in 2014 and 2013, respectively Unrealized gain on marketable securities, net of deferred income taxes of \$(3) and \$(13) in 2014 and 2013, respectively Total other comprehensive loss Total comprehensive income (loss)	September 30 2014 \$23,747 (16,843 (3,111 18,887 6 (1,061 22,686	20. \$(1) (33) (2, 17, 21) (18 (21)	13 195,118 3,877 160 ,587 8,429 13,547)

See accompanying notes to unaudited condensed consolidated financial statements.

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HARSCO CORPORATION

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)			
	Nine Months Ended		
	September 30		
(In thousands)	2014	2013	
Cash flows from operating activities:			
Net income (loss)	\$23,747	\$(195,118)
Adjustments to reconcile net income (loss) to net cash provided by operating activities:	, ,	,	
Depreciation	124,855	178,136	
Amortization	8,937	12,967	
Change in fair value to the unit adjustment liability	7,417	—	
Deferred income tax expense	2,339	3,465	
Equity in income of unconsolidated entities, net	(1,057) (1,015)
Loss on disposal of Harsco Infrastructure Segment	3,865	241,323	,
Other, net	16,677	(1,449	`
Changes in assets and liabilities:	10,077	(1,449)
Accounts receivable	(37,798) (21 104	`
Inventories	(22,409) (21,194)
) (10,671)
Accounts payable	(17,735) 28,882	
Accrued interest payable	8,741	6,333	\
Accrued compensation	9,415	(5,036)
Advances on contracts	96,041	(17,536)
Harsco Infrastructure Segment 2010 Restructuring Program accrual		(870)
Harsco 2011/2012 Restructuring Program accrual	(2,455) (14,496)
Other assets and liabilities	(36,171) (39,634)
Net cash provided by operating activities	184,409	164,087	
Cash flows from investing activities:			
Purchases of property, plant and equipment	(134,289) (181,706)
Proceeds from the Infrastructure Transaction	15,699		
Proceeds from sales of assets	11,153	16,947	
Purchases of businesses, net of cash acquired	(26,244) (2,841)
Payment of unit adjustment liability	(16,740) —	
Other investing activities, net	473	(4,985)
Net cash used by investing activities	(149,948) (172,585)
Cash flows from financing activities:			
Short-term borrowings, net	3,971	239	
Current maturities and long-term debt:	0,5 / 1		
Additions	117,470	284,861	
Reductions	(120,544) (203,677)
Cash dividends paid on common stock	(49,734) (49,652)
Dividends paid to noncontrolling interests	(2,186) (49,032)
Contributions from noncontrolling interests	(4,100	4,622)
	_	(166	`
Purchase of noncontrolling interests Common stock issued contions	_	371)
Common stock issued - options Other financing activities not			`
Other financing activities, net	<u></u>	(405)
Net cash provided (used) by financing activities	(51,023) 33,313	

Effect of exchange rate changes on cash	(4,440) (4,253)
Net increase (decrease) in cash and cash equivalents	(21,002) 20,562
Cash and cash equivalents at beginning of period	93,605	95,250
Cash and cash equivalents at end of period	\$72,603	\$115,812

See accompanying notes to unaudited condensed consolidated financial statements.

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HARSCO CORPORATION

CONDENSED CONSOLIDATED	STATEMENTS OF EQUITY (Unaudited)
	Harseo Corporation Stockholders' Equity

		_	tockholders	' Equity			
	Common	Stock	Additional	1	Accumulate	ed	
(In thousands, except share and per	•		Paid-in	Retained	Other	Noncontr	-
share amounts)	Issued	Treasury	Capital	Earnings	Comprehen	sInterests	Total
			-		Loss		
Balances, January 1, 2013	\$140,080	\$(745,205)	\$152,645	\$1,675,490	\$(411,168)	•	\$861,624
Net income (loss)				(202,613)		7,495	(195,118)
Cash dividends declared:							
Common @ \$0.615 per share				(49,668)			(49,668)
Noncontrolling interests						(2,880)	(2,880)
Total other comprehensive income							
(loss), net of deferred income taxes	3				(18,497)	68	(18,429)
of \$(2,631)							
Contributions from noncontrolling						4,622	4,622
interests						1,022	1,022
Purchase of subsidiary shares from			(292	\		107	(185)
noncontrolling interest			(2)2	,		107	(105)
Stock options exercised, net	25		375				400
20,000 shares	23		313				100
Vesting of restricted stock units							
and other stock grants, net 62,039	119	(841	2,057				1,335
shares							
Amortization of unearned portion							
of stock-based compensation, net			3,632				3,632
of forfeitures							
Balances, September 30, 2013				\$1,423,209	\$(429,665)	\$59,194	\$605,333
		_	tockholders	' Equity			
~	Common	Stock	Additional Paid-in	l	Accumulate		
(In thousands, except share and per		_	Paid-in	Retained	Other	Noncontr	•
share amounts)	Issued	Treasury	Capital	Earnings	Comprehens	silvaterests	Total
D-1 1 1-2014	¢ 1 40 2 40	¢ (7.46, 007	-		Loss	¢ 42 002	¢ (0 (02 5
Balances, January 1, 2014	\$140,248	\$(740,237) \$139,023		\$(370,615)		\$606,835
Net income				20,799		2,948	23,747
Cash dividends declared:				(40.762			(40.762
Common @ \$0.615 per share				(49,763)		(2.210)	(49,763)
Noncontrolling interests						(2,319)	(2,319)
Total other comprehensive income					0	(1.060)	(1.061)
(loss), net of deferred income taxes	3				8	(1,069)	(1,061)
of \$2,939							
Contributions from noncontrolling						1,560	1,560
interests							
Noncontrolling interests						(005	(005
transferred in the Infrastructure						(905)	(905)
Transaction Vecting of restricted steels units							
Vesting of restricted stock units	105	(712	2.067				1.550
and other stock grants, net 130,603	173	(712	2,067				1,550
shares							

Amortization of unearned portion of stock-based compensation, net

3,881

3,881

of forfeitures

Balances, September 30, 2014

\$140,443 \$(746,949) \$164,973 \$1,352,357 \$(370,607) \$43,308 \$583,525

See accompanying notes to unaudited condensed consolidated financial statements.

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HARSCO CORPORATION NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

1. Basis of Presentation

Harsco Corporation (the "Company") has prepared these unaudited condensed consolidated financial statements based on Securities and Exchange Commission rules that permit reduced disclosure for interim periods. In the opinion of management, all adjustments (all of which are of a normal recurring nature) that are necessary for a fair presentation are reflected in the unaudited condensed consolidated financial statements. The December 31, 2013 Condensed Consolidated Balance Sheet information contained in this Quarterly Report on Form 10-Q was derived from the 2013 audited consolidated financial statements, but does not include all disclosures required by accounting principles generally accepted in the United States of America ("U.S. GAAP") for an annual report. The unaudited condensed consolidated financial statements should be read in conjunction with the audited consolidated financial statements, including the notes thereto, included in the Company's Annual Report on Form 10-K for the year ended December 31, 2013.

Operating results and cash flows for the three and nine months ended September 30, 2014 are not indicative of the results that may be expected for the year ending December 31, 2014.

During the second quarter of 2014, the Company recorded out-of-period adjustments that had the net effect of decreasing after-tax income by \$1.7 million, or \$0.02 per diluted share, for the second quarter of 2014. The adjustments are primarily the result of correcting expenses that should not have been capitalized in accordance with the Company's policies and revenue that should not have been recorded in accordance with a customer contract. The Company assessed the individual and aggregate impact of these adjustments on the current year and all prior periods and determined that the cumulative effect of the adjustments was not material to the expected full-year 2014 results, and did not result in a material misstatement to any previously issued annual or quarterly financial statements. Consequently, the Company recorded the \$1.7 million net adjustment in the second quarter of 2014 and has not revised any previously issued annual financial statements or interim financial data.

2. Recently Adopted and Recently Issued Accounting Standards

The following accounting standards have been adopted in 2014:

On January 1, 2014, the Company adopted Financial Accounting Standards Board ("FASB") issued changes related to a parent's accounting for the cumulative translation adjustment upon derecognition of certain subsidiaries or groups of assets within a foreign entity or of an investment in a foreign entity. The changes resolve diversity in practice related to these matters. The adoption of these changes did not have a material impact on the Company's consolidated financial statements.

On January 1, 2014, the Company adopted FASB issued changes related to financial statement presentation of an unrecognized tax benefit when a net operating loss carryforward, a similar tax loss, or a tax credit carryforward exists that could be used to offset the liability for an uncertain tax position. The changes resolve diversity in practice related to these matters. The adoption of these changes did not have a material impact on the Company's consolidated financial statements.

The following accounting standards have been issued and become effective for the Company at a future date: In April 2014, the FASB issued changes related to reporting discontinued operations and disclosure of disposals of components of an entity. The changes modify the criteria related to what transactions constitute discontinued operations and expands disclosure requirements. The changes become effective for the Company, prospectively, on January 1, 2015. Management has determined that these changes will not have a material impact on the Company's consolidated financial statements.

In May 2014, the FASB issued changes related to the recognition of revenue from contracts with customers. The changes clarify the principles for recognizing revenue and develop a common revenue standard. The core principle of the changes is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The changes also require additional disclosures related to revenue recognition. The changes become

effective for the Company on January 1, 2017. Management is currently evaluating these changes. In August 2014, the FASB issued changes related to management's responsibility to evaluate whether there is substantial doubt about an entity's ability to continue as a going concern and to provide related footnote disclosures. The changes become effective for the Company on January 1, 2017. Management has determined that these changes will not have a material impact on the Company's consolidated financial statements.

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3. Acquisitions and Dispositions

Acquisitions

In January 2014, the Company acquired Hammco Corporation ("Hammco"), a U.S. manufacturer of high specification air-cooled heat exchangers for the natural gas and petrochemical processing markets. Hammco has been included in the results of the Harsco Industrial Segment. Inclusion of pro forma financial information for this transaction is not necessary due to the immaterial size of the acquisition. The purchase price allocation for this acquisition is now final.

Dispositions

In November 2013, the Company consummated the previously announced transaction to sell the Company's Harsco Infrastructure Segment into a strategic venture with Clayton, Dubilier & Rice ("CD&R") as part of a transaction that combines the Harsco Infrastructure Segment with Brand Energy & Infrastructure Services, Inc., which CD&R simultaneously acquired (the "Infrastructure Transaction"). The Company has contributed substantially all of the Company's equity interest in, and the net assets of, the Harsco Infrastructure Segment to the strategic venture in exchange for \$300 million, subject to working capital and other adjustments, and an approximate 29% equity interest in the resulting entity (the "Infrastructure strategic venture" or "Brand"). The Company's equity interest in the Infrastructure strategic venture is accounted for under the equity method of accounting as prescribed by U.S. GAAP. See Note 5, Equity Method Investments, for additional information on equity method investments.

As a result of the Infrastructure Transaction, the Company recorded an estimated loss on disposal of the Harsco Infrastructure Segment of \$271.3 million during 2013 and recorded an additional loss of \$3.9 million during the nine months ended September 30, 2014. The Company does not anticipate any further adjustments to the loss on disposal of the Harsco Infrastructure Segment. See Note 1, Summary of Significant Accounting Policies, and Note 3, Acquisitions and Dispositions, to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2013 for additional information on the Company's policy on impairment of long-lived assets (other than goodwill) and the loss on disposal of the Harsco Infrastructure Segment.

Additionally, the Company incurred \$0.1 million and \$1.7 million of transaction costs during the three and nine months ended September 30, 2014, respectively, in conjunction with the Infrastructure Transaction.

4. Accounts Receivable and Inventories Accounts receivable consist of the following:

(In thousands)	September 30	December 31
(In thousands)	2014	2013
Trade accounts receivable	\$391,356	\$359,819
Less: Allowance for doubtful accounts	(13,083)	(6,638)
Trade accounts receivable, net	\$378,273	\$353,181
Other receivables (a)	\$31,041	\$46,470

(a) Other receivables include insurance claim receivables, employee receivables, tax claim receivables, receivables from affiliates and other miscellaneous receivables not included in Trade accounts receivable, net.

The provision for doubtful accounts related to trade accounts receivable was as follows:

	Three Months Ended September 30		Nine Months Ended September 30	
(In thousands)	2014	2013	2014	2013
Provision for doubtful accounts related to trade accounts receivable	\$(170) \$1,059	\$7,176	\$5,897

The increase in the Allowance for doubtful accounts since December 31, 2013 and the Provision for doubtful accounts related to trade accounts receivable for the nine months ended September 30, 2014 relate to two European customers in the Harsco Metals & Minerals Segment.

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Inventories consist of the following:

(In thousands)	September 30	December 31
(iii tilousalius)	2014	2013
Finished goods	\$32,455	\$23,112
Work-in-process	31,299	25,623
Raw materials and purchased parts	83,957	72,118
Stores and supplies	35,122	34,836
Inventories	\$182,833	\$155,689

5. Equity Method Investments

As a result of the Infrastructure Transaction, the Company possessed an approximate 29% equity interest in Brand at September 30, 2014. See Note 3, Acquisitions and Dispositions, for additional information related to the Infrastructure Transaction.

Brand is a leading provider of specialized services to the global energy, industrial and infrastructure markets that combines a global footprint, broad service offerings and rigorous operating processes to support customer required facility maintenance and turnaround needs and capital driven upgrade and expansion plans. Brand's range of services includes work access, corrosion management, atmospheric and immersion coatings, insulation services, fireproofing and refractory, mechanical services, forming and shoring and other complementary specialty services. Brand delivers services through a global network of strategically located branches in six continents with a particular focus on major hydrocarbon and power generation markets globally. In addition, Brand has co-located branches at energy-related customer facilities providing a consistent presence for required maintenance work.

The book value of the Company's investment in Brand at September 30, 2014 was \$299.6 million. The Company records the Company's proportionate share of Brand's net income or loss one quarter in arrears. Brand's results of operations for the three- month period ended June 30, 2014 and the period from November 27, 2013 through June 30, 2014 are summarized as follows:

		Period From
	Three Months	November 27
(In thousands)	Ended June 30	2013 Through
	2014	June 30 2014
		(a)
Summarized Statement of Operations Information of Brand:		
Net revenues	\$827,735	\$1,805,592
Gross profit	187,272	387,966
Net income attributable to Brand Energy & Infrastructure Services, Inc. and Subsidiaries	18,866	4,259
Harsco's equity in income of Brand	5,260	1,021

(a) The Company's equity method investment in Brand began on November 26, 2013; accordingly, there is only approximately seven months of related equity income. The results of the Harsco Infrastructure Segment from January 1, 2013 through the date of closing are reported in the Company's results of operations for 2013.

As part of the Infrastructure Transaction, the Company is required to make a quarterly payment to the Company's partner in the Infrastructure strategic venture, either (at the Company's election) (i) in cash, with total payments to equal approximately \$22 million per year on a pre-tax basis (approximately \$15 million per year after-tax), or (ii) in kind through the transfer of approximately 2.5% of the Company's ownership interest in the Infrastructure strategic

venture on an annual basis (the "unit adjustment liability"). The resulting liability is reflected in the caption, Unit adjustment liability, on the Company's Condensed Consolidated Balance Sheets. The Company will recognize the change in fair value to the unit adjustment liability each period until the Company is no longer required to make these payments or chooses not to make these payments. The change in fair value to the unit adjustment liability is a non-cash expense. For the three and nine months ended September 30, 2014, the Company recognized \$2.4 million and \$7.4 million, respectively, of change in fair value to the unit adjustment liability.

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The Company's obligation to make a quarterly payment will cease upon the earlier of (i) Brand achieving \$487.0 million in last twelve months' earnings before interest, taxes, depreciation and amortization for three quarters, which need not be consecutive, or (ii) eight years after the closing of the Infrastructure Transaction. In addition, upon the initial public offering of Brand, the Company's quarterly payment obligation will decrease by the portion of CD&R's ownership interest sold or eliminated completely once CD&R's ownership interest in Brand falls below 20%. In the event of a liquidation of Brand, CD&R is entitled to a liquidation preference of approximately \$336 million, plus any quarterly payments that had been paid in kind.

The Condensed Consolidated Balance Sheets as of September 30, 2014 and December 31, 2013 include balances related to the unit adjustment liability of \$97.0 million and \$106.3 million, respectively, in the current and non-current captions, Unit adjustment liability.

The Company intends to make these quarterly payments in cash and will continue to evaluate the implications of making payments in cash or in kind based upon performance of the Infrastructure strategic venture. In the future, should the Company decide not to make the cash payment, the value of both the equity method investment in Brand and the related unit adjustment liability may be impacted, and the change may be reflected in earnings in that period.

Balances related to transactions between the Company and Brand are as follows:

(In thousands)	September 30	December 31
(In thousands)	2014	2013
Balances due from Brand	\$8,889	\$85,908
Balances due to Brand	39,607	149,325

These balances between the Company and Brand relate primarily to the finalization of the Infrastructure Transaction, including transition services and the funding of certain transferred defined benefit pension plan obligations through 2018. There is not expected to be any significant level of revenue or expense between the Company and Brand on an ongoing basis once all aspects of the Infrastructure Transaction have been finalized.

No instances of impairment were noted on the Company's equity method investments as of September 30, 2014.

6. Property, Plant and Equipment

Property, plant and equipment consists of the following:

7,1	0 1 00	D 1 01
(In thousands)	September 30	December 31
(In thousands)	2014	2013
Land	\$16,274	\$16,652
Land improvements	16,139	13,615
Buildings and improvements	209,712	192,346
Machinery and equipment	1,918,643	1,969,493
Uncompleted construction	81,290	86,508
Gross property, plant and equipment	2,242,058	2,278,614
Less: Accumulated depreciation	(1,557,961	(1,567,268)
Property, plant and equipment, net	\$684,097	\$711,346

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7. Goodwill and Other Intangible Assets

The following table reflects the changes in carrying amounts of goodwill by segment for the nine months ended September 30, 2014:

(In thousands)	Harsco Metals & Minerals Segment	Harsco Industrial Segment	Harsco Rail Segment	Consolidated Totals
Balance at December 31, 2013	\$421,955	\$—	\$9,310	\$431,265
Changes to goodwill (a)	_	6,751	_	6,751
Foreign currency translation	(11,369)	_	_	(11,369)
Balance at September 30, 2014	\$410,586	\$6,751	\$9,310	\$426,647

(a) Changes to goodwill relate to the initial acquisition of Hammco and related purchase price adjustments in accordance with U.S. GAAP occurring during the measurement period. See Note 3, Acquisitions and Dispositions. The Company tests for goodwill impairment annually or more frequently if indicators of impairment exist or if a decision is made to dispose of a business. The Company performs its annual goodwill impairment test as of October 1 and monitors for triggering events on an ongoing basis. The Company determined that, as of September 30, 2014, no interim goodwill impairment testing was necessary. There can be no assurance that the Company's annual goodwill impairment testing will not result in a charge to earnings. Any impairment could result in the write-down of the carrying value of goodwill to its implied fair value.

Intangible assets consist of the following:

mungione assets consist of the following.					
	September 30, 2014		December 31, 2013		
(In thousands)	Gross Carrying	Accumulated	Gross Carrying	Accumulated	
	Amount	Amortization	Amount	Amortization	
Customer related	\$161,109	\$113,147	\$150,307	\$110,889	
Non-compete agreements	1,114	1,038	1,126	1,024	
Patents	6,169	5,412	6,211	5,273	
Technology related	26,811	20,749	27,185	18,931	
Trade names	7,751	3,544	4,113	2,969	
Other	7,567	4,363	7,753	4,348	
Total	\$210,521	\$148,253	\$196,695	\$143,434	

Amortization expense for intangible assets was as follows:

-	Three Months Ended September 30		Nine Months Ended September 30		
(In thousands)					
	2014	2013	2014	2013	
Amortization expense for intangible assets	\$2,398	\$3,629	\$7,544	\$11,481	

The estimated amortization expense for the next five fiscal years based on current intangible assets is as follows:

(In thousands) 2014 2015 2016 Estimated amortization expense	2017	2018
Estimated amortization expense		
(b) \$10,000 \$8,750 \$8,250	\$5,250	\$5,000

⁽b) These estimated amortization expense amounts do not reflect the potential effect of future foreign currency exchange fluctuations.

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8. Employee Benefit Plans

	Three Months September 30						
Defined Benefit Pension Plans	U. S. Plans			International	D 1-	anc	
Net Periodic Pension Cost					. 1 10	alis	
(In thousands)	2014	2013		2014		2013	
Service cost	\$558	\$641		\$394		\$822	
Interest cost	3,217	2,942		11,024		10,512	
Expected return on plan assets	(4,196) (3,911)	(12,743)	(11,540)
Recognized prior service costs	22	36		46		87	
Recognized loss	838	1,263		3,596		4,065	
Defined benefit pension plans net periodic pension cost	\$439	\$971		\$2,317		\$3,946	
	Nine Months September 30						
Defined Benefit Pension Plans	U. S. Plans			International Plans			
Net Periodic Pension Cost					11 1		
(In thousands)	2014	2013		2014		2013	
Service cost	\$1,675	\$1,924		\$1,213		\$2,630	
Interest cost	9,651	8,825		32,948		32,058	
Expected return on plan assets	(12,590) (11,732) (38,039)	(35,159)
Recognized prior service costs	68	108		138		271	
Recognized loss	2,514	3,789		10,732		12,364	
Amortization of transition liability	_	_		56		_	
Settlement/curtailment gains	_	_		_		(289)
Defined benefit pension plans net periodic pension cost	\$1,318	\$2,914		\$7,048		\$11,875	
	Three Months Ended		Nine Months Ended				
Company Contributions	September 30		September 30				
(In thousands)	2014	2013		2014		2013	
Defined benefit pension plans:							
United States	\$5,909	\$919		\$7,057		\$1,967	
International	4,226	4,484		25,963		25,440	
Multiemployer pension plans	667	3,527		2,334		12,042	
Defined contribution pension plans	3,322	3,471		10,321		12,292	
The Company currently anticipates contributing approximately anticipates contributing approximately	proximately \$0.	5 million and S	\$4 n	nillion to the I	J.S.	and	

The Company currently anticipates contributing approximately \$0.5 million and \$4 million to the U.S. and international defined benefit pension plans, respectively, during the remainder of 2014.

9. Income Taxes

The effective income tax rate related to continuing operations for the three and nine months ended September 30, 2014 was 36.5% and 47.7%, respectively, compared with (4.9)% and (16.3)% for the three and nine months ended September 30, 2013, respectively. The effective income tax rate for both the three and nine months ended September 30, 2014 compared with the three and nine months ended September 30, 2013 changed primarily due to the jurisdictional mix of the loss on disposal of the Harsco Infrastructure Segment and transaction costs during 2013.

An income tax benefit from an uncertain tax position may be recognized when it is more likely than not that the position will be sustained upon examination, based on technical merits, including resolutions of any related appeals or

litigation processes. The unrecognized income tax benefit at September 30, 2014 was \$16.4 million, including interest and penalties. Within the next twelve months, it is reasonably possible that up to \$0.4 million of unrecognized income tax benefits will be recognized upon settlement of tax examinations and the expiration of various statutes of limitations.

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10. Commitments and Contingencies

Environmental

The Company is involved in a number of environmental remediation investigations and cleanups and, along with other companies, has been identified as a "potentially responsible party" for certain waste disposal sites. While each of these matters is subject to various uncertainties, it is probable that the Company will agree to make payments toward funding certain of these activities and it is possible that some of these matters will be decided unfavorably to the Company. The Company has evaluated its potential liability, and its financial exposure is dependent upon such factors as the continuing evolution of environmental laws and regulatory requirements, the availability and application of technology, the allocation of cost among potentially responsible parties, the years of remedial activity required and the remediation methods selected. The Condensed Consolidated Balance Sheets as of September 30, 2014 and December 31, 2013 include accruals in Other current liabilities of \$1.2 million, for each period, for environmental matters. The amounts charged against Income (loss) from continuing operations before income taxes and equity income related to environmental matters totaled \$0.4 million and \$1.7 million for the three and nine months ended September 30, 2014, respectively. The amounts charged against pre-tax income related to environmental matters totaled \$0.6 million and \$1.2 million for the three and nine months ended September 30, 2013, respectively.

The Company evaluates its liability for future environmental remediation costs on a quarterly basis. Although actual costs to be incurred at identified sites in future periods may vary from the estimates (given inherent uncertainties in evaluating environmental exposures), the Company does not expect that any costs that are reasonably possible to be incurred by the Company in connection with environmental matters in excess of the amounts accrued would have a material adverse effect on the Company's financial condition, results of operations or cash flows.

Brazilian Tax Disputes

The Company is involved in a number of tax disputes with federal, state and municipal tax authorities in Brazil. These disputes are at various stages of the legal process, including the administrative review phase and the collection action phase, and include assessments of fixed amounts of principal and penalties, plus interest charges that increase at statutorily determined amounts per month and are assessed on the aggregate amount of the principal and penalties. In addition, the losing party at the collection action or court of appeals phase could be subject to a charge to cover statutorily mandated legal fees, which are generally calculated as a percentage of the total assessed amounts due, inclusive of penalty and interest. A large number of the claims relate to value-added ("ICMS") services and social security ("INSS") tax disputes. The largest proportion of the assessed amounts relate to ICMS claims filed by the State Revenue Authorities from the State of São Paulo, Brazil (the "SPRA"), encompassing the period from January 2002 to May 2005.

In October 2009, the Company received notification of the SPRA's final administrative decision regarding the levying of ICMS in the State of São Paulo in relation to services provided to a customer in the State between January 2004 and May 2005. As of September 30, 2014, the principal amount of the tax assessment from the SPRA with regard to this case was approximately \$2 million, with penalty, interest and fees assessed to date increasing such amount by an additional \$27 million. Any change in the aggregate amount since the Company's Annual Report on Form 10-K for the year ended December 31, 2013 reflects an increase in assessed interest and statutorily mandated legal fees for the period and includes the effect of foreign currency translation.

Another ICMS tax case involving the SPRA refers to the tax period from January 2002 to December 2003. This case is still pending at the administrative phase, where the aggregate amount assessed by the tax authorities in August 2005 was \$10.3 million (the amounts with regard to this claim are valued as of the date of the assessment since it has not yet reached the collection phase), composed of a principal amount of \$2.4 million, with penalty and interest assessed through that date increasing such amount by an additional \$7.9 million. All such amounts include the effect of foreign currency translation.

The Company continues to believe it is not probable that it will incur a loss for these assessments by the SPRA. The Company also continues to believe that sufficient coverage for these claims exists as a result of the Company's

customer's indemnification obligations and such customer's pledge of assets in connection with the October 2009 notice, as required by Brazilian procedure.

The Company intends to continue its practice of vigorously defending itself against these tax claims under various alternatives, including judicial appeal. The Company will continue to evaluate its potential liability with regard to these claims on a quarterly basis; however, it is not possible to predict the ultimate outcome of these tax-related disputes in Brazil. No loss provision has been recorded in the Company's consolidated financial statements because the loss contingency is not deemed probable, and the Company does not expect that any costs that are reasonably possible to be incurred by the Company in connection with Brazilian tax disputes would have a material adverse effect on the Company's financial condition, results of operations or cash flows.

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Brazilian Labor Disputes

The Company is subject to numerous labor claims in Brazil through its Harsco Metals & Minerals Segment. The Company is vigorously defending itself against these claims; however, litigation is inherently unpredictable, particularly in foreign jurisdictions. While the Company does not currently expect that the ultimate resolution of these claims will have a material adverse effect on the Company's financial condition, results of operations or cash flows, it is not possible to predict the ultimate outcome of these labor-related disputes.

The Company is conducting a heightened review of these labor claims, including the established reserves relating to the claims, which could result in the Company increasing its reserves or taking other actions as it continues to evaluate its potential liability with regard to these claims.

Customer Disputes

The Company, through its Harsco Metals & Minerals Segment, provides services to ArcelorMittal and/or various of its subsidiaries and affiliates (collectively, "ArcelorMittal") through long-term service contracts on a number of sites worldwide. Currently, ArcelorMittal and the Company are involved in several commercial disputes, some of which may result in legal or other action. Both the Company and ArcelorMittal are working to resolve these matters. Additionally, a supplier at one of ArcelorMittal's sites has filed for arbitration against the Company, claiming that it is owed monetary damages from the Company in connection with its processing certain materials. The Company disputes that it is responsible for such processing and intends to vigorously defend itself against this claim, although the Company is working to amicably resolve this matter. No loss provision has been recorded in the accompanying financial statements in connection with the arbitration because a loss contingency is not deemed probable, nor can the Company estimate the amount of such loss. However, based on the information currently available to the Company, the Company does not expect that the ultimate resolution of this arbitration will have a material adverse effect on the Company's financial condition, results of operations or cash flows. Furthermore, the Company, through its Harsco Metals & Minerals Segment, may become involved in commercial disputes with other customers. Although results of operations and cash flows for a given period could be adversely affected by a negative outcome in these or other lawsuits, claims and proceedings, management believes that the ultimate outcome of these matters will not have a material adverse effect on the Company's financial condition, results of operations or cash flows.

Other

In the United States, the Company has been named as one of many defendants (approximately 90 or more in most cases) in legal actions alleging personal injury from exposure to airborne asbestos over the past several decades. In their suits, the plaintiffs have named as defendants, among others, many manufacturers, distributors and installers of numerous types of equipment or products that allegedly contained asbestos.

The Company believes that the claims against it are without merit. The Company has never been a producer, manufacturer or processor of asbestos fibers. Any component within a Company product that may have contained asbestos would have been purchased from a supplier. Based on scientific and medical evidence, the Company believes that any asbestos exposure arising from normal use of any Company product never presented any harmful levels of airborne asbestos exposure, and, moreover, the type of asbestos contained in any component that was used in those products was protectively encapsulated in other materials and is not associated with the types of injuries alleged in the pending suits. Finally, in most of the depositions taken of plaintiffs to date in the litigation against the Company, plaintiffs have failed to specifically identify any Company products as the source of their asbestos exposure.

The majority of the asbestos complaints pending against the Company have been filed in New York. Almost all of the New York complaints contain a standard claim for damages of \$20 million or \$25 million against the approximately 90 defendants, regardless of the individual plaintiff's alleged medical condition, and without specifically identifying any Company product as the source of plaintiff's asbestos exposure.

As of September 30, 2014, there are 17,366 pending asbestos personal injury claims filed against the Company. Of these cases, 17,017 are pending in the New York Supreme Court for New York County in New York State. The other

claims, totaling 349, are filed in various counties in a number of state courts, and in certain Federal District Courts (including New York), and those complaints generally assert lesser amounts of damages than the New York State court cases or do not state any amount claimed.

As of September 30, 2014, the Company has obtained dismissal by stipulation, or summary judgment prior to trial, in 27,487 cases.

In view of the persistence of asbestos litigation nationwide, the Company expects to continue to receive additional claims. However, there have been developments during the past several years, both by certain state legislatures and by certain state courts, which could favorably affect the Company's ability to defend these asbestos claims in those jurisdictions. These developments include procedural changes, docketing changes, proof of damage requirements and other changes that require

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plaintiffs to follow specific procedures in bringing their claims and to show proof of damages before they can proceed with their claim. An example is the action taken by the New York Supreme Court (a trial court), which is responsible for managing all asbestos cases pending within New York County in the State of New York. This Court issued an order in December 2002 that created a Deferred or Inactive Docket for all pending and future asbestos claims filed by plaintiffs who cannot demonstrate that they have a malignant condition or discernible physical impairment, and an Active or In Extremis Docket for plaintiffs who are able to show such medical condition. As a result of this order, the majority of the asbestos cases filed against the Company in New York County have been moved to the Inactive Docket until such time as the plaintiffs can show that they have incurred a physical impairment. As of September 30, 2014, the Company has been listed as a defendant in 167 Active or In Extremis asbestos cases in New York County. The Court's Order has been challenged by some plaintiffs.

The Company's insurance carrier has paid substaintally all legal and settlement costs and expenses to date related to the Company's U.S. asbestos cases. The Company has liability insurance coverage under various primary and excess policies that the Company believes will be available, if necessary, to substantially cover any liability that might ultimately be incurred on these claims.

The Company intends to continue its practice of vigorously defending these claims and cases. It is not possible to predict the ultimate outcome of asbestos-related lawsuits, claims and proceedings due to the unpredictable nature of personal injury litigation, and no loss provision has been recorded in the Company's consolidated financial statements because a loss contingency is not deemed probable or estimable. Despite this uncertainty, and although results of operations and cash flows for a given period could be adversely affected by asbestos-related lawsuits, claims and proceedings, the Company does not expect that any costs that are reasonably possible to be incurred by the Company in connection with asbestos litigation would have a material adverse effect on the Company's financial condition, results of operations or cash flows.

The Company is subject to various other claims and legal proceedings covering a wide range of matters that arose in the ordinary course of business. In the opinion of management, all such matters are adequately covered by insurance or by established reserves, and, if not so covered, are without merit or are of such kind, or involve such amounts, as would not have a material adverse effect on the financial position, results of operations or cash flows of the Company. Insurance liabilities are recorded when it is probable that a liability has been incurred for a particular event and the amount of loss associated with the event can be reasonably estimated. Insurance reserves have been estimated based primarily upon actuarial calculations and reflect the undiscounted estimated liabilities for ultimate losses, including claims incurred but not reported. Inherent in these estimates are assumptions that are based on the Company's history of claims and losses, a detailed analysis of existing claims with respect to potential value, and current legal and legislative trends. If actual claims differ from those projected by management, changes (either increases or decreases) to insurance reserves may be required and would be recorded through income in the period the change was determined. When a recognized liability is covered by third-party insurance, the Company records an insurance claim receivable to reflect the covered liability. Insurance claim receivables are included in Other receivables on the Company's Condensed Consolidated Balance Sheets. See Note 1, Summary of Significant Accounting Policies, to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2013 for additional information on Accrued Insurance and Loss Reserves.

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11. Reconciliation of Basic and Diluted Shares

	Three Month September 3			Nine Months Ended September 30		
(In thousands, except per share amounts) Income (loss) from continuing operations	2014	2013	2014	2013		
attributable to Harsco Corporation common stockholders	\$24,038	\$(233,255) \$20,515	\$(201,282)	
Weighted-average shares outstanding - basic Dilutive effect of stock-based compensation Weighted-average shares outstanding - diluted	80,918 181 \$81,099	80,775 — \$80,775	80,873 220 \$81,093	80,747 — \$80,747		
Earnings (loss) from continuing operations per co stockholders:	mmon share, att	ributable to Hars	sco Corporation c	common		
Basic	\$0.30	\$(2.89) \$0.25	\$(2.49)	
Diluted	\$0.30	\$(2.89) \$0.25	\$(2.49)	

The following average outstanding stock-based compensation units were not included in the three and nine months ended computation of diluted earnings per share because the effect was antidilutive:

	Three Months Ended September 30		Nine Months Ended September 30	
(In thousands)	2014	2013	2014	2013
Restricted stock units	_	324	103	267
Stock options	200	297	210	306
Stock appreciation rights	372	1,417	453	1,119
Performance share units	136		78	
Other	_	103		106

12. Derivative Instruments, Hedging Activities and Fair Value

Derivative Instruments and Hedging Activities

The Company uses derivative instruments, including foreign currency forward exchange contracts, cross-currency interest rate swaps and, at times, commodity contracts, to manage certain foreign currency, interest rate and commodity price exposures. Derivative instruments are viewed as risk management tools by the Company and are not used for trading or speculative purposes.

All derivative instruments are recorded on the Condensed Consolidated Balance Sheets at fair value. Changes in the fair value of derivatives used to hedge foreign currency denominated balance sheet items are reported directly in earnings, along with offsetting transaction gains and losses on the items being hedged. Derivatives used to hedge forecasted cash flows associated with foreign currency commitments or forecasted commodity purchases may be accounted for as cash flow hedges, as deemed appropriate and if the criteria for hedge accounting are met. Gains and losses on derivatives designated as cash flow hedges are deferred as a separate component of equity and reclassified to earnings in a manner that matches the timing of the earnings impact of the hedged transactions. Generally, at September 30, 2014, these deferred gains and losses are reclassified to earnings over 10 to 15 years from the balance sheet date. The ineffective portion of all hedges, if any, is recognized currently in earnings.

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The fair values of outstanding derivative contracts recorded as assets and liabilities on the Condensed Consolidated Balance Sheets at September 30, 2014 and December 31, 2013 were as follows:

	Asset Derivatives		Liability Derivatives	
(In thousands)	Balance Sheet Location	Fair Value	Balance Sheet Location	Fair Value
September 30, 2014				
Derivatives designated as hedging instru	ments:			
Foreign currency forward exchange contracts	Other current assets	\$136		\$—
Cross-currency interest rate swaps	Other assets	41,805	Other liabilities	11,460
Total derivatives designated as hedging instruments		\$41,941		\$11,460
Derivatives not designated as hedging in	struments:			
Foreign currency forward exchange contracts	Other current assets	\$392	Other current liabilities	\$2,812
	Asset Derivatives		Liability Derivatives	
(In thousands)	Balance Sheet Location	Fair Value	Balance Sheet Location	Fair Value
December 31, 2013				
Derivatives designated as hedging instru	ments:			
Foreign currency forward exchange contracts	Other current assets	\$40	Other current liabilities	\$17
Cross-currency interest rate swaps	Other assets	26,001	Other liabilities	13,410
Total derivatives designated as hedging		\$26,041		\$13,427
instruments		Ψ20,041		Ψ13,π27
Derivatives not designated as hedging in	struments:			
Foreign currency forward exchange	Other current assets	\$1,216	Other current liabilities	\$3,267
contracts				

All of the Company's derivatives are recorded in the Condensed Consolidated Balance Sheets at gross amounts and not offset. All of the Company's cross-currency interest rate swaps and certain foreign currency forward exchange contracts are transacted under International Swaps and Derivatives Association ("ISDA") documentation. Each ISDA master agreement permits the net settlement of amounts owed in the event of default. The Company's derivative assets and liabilities subject to enforceable master netting arrangements resulted in a \$0.1 million or less net liability at both September 30, 2014 and December 31, 2013.

The effect of derivative instruments on the Condensed Consolidated Statements of Operations and the Condensed Consolidated Statements of Comprehensive Income (Loss) for the three and nine months ended September 30, 2014 and 2013 was as follows:

Derivatives Designated as Hedging Instruments

Derivatives Designated as F	neaging instrum	ients			
(In thousands)	Amount of	Location of Gain	Amount of	Location of Gain	Amount of
	Gain (Loss)	(Loss) Reclassified	Gain (Loss)	(Loss) Recognized	Gain (Loss)
	Recognized in	from Accumulated	Reclassified	in Income on	Recognized
	Other	OCI into Income -	from	Derivative	in Income
	ComprehensiveEffective Portion		Accumulated	on Derivative	
	Income		OCI into	and Amount	- Ineffective
	("OCI") on		Income -	Excluded from	Portion and
	Derivative -		Effective	Effectiveness Testing	Amount
	Effective		Portion		Excluded from
	Portion				

Three Months Ended Septe	mber 30, 20	14:					Effectivene Testing	ess
Foreign currency forward exchange contracts	\$ 77			\$—			\$—	
Cross-currency interest rate swaps	(863)		_		Cost of services and products sold	26,629	(a)
rate swaps	\$ (786)		\$ —		products sold	\$ 26,629	
Three Months Ended Septe	mber 30, 20	13:						
Foreign currency forward exchange contracts Cross-currency interest rate swaps	\$ (18)	Cost of services and products sold	\$(9)	Cost of services and products sold	\$(6)
	(2,824)		_		Cost of services and products sold	(19,620) (a)
•	\$ (2,842)		\$(9)		\$(19,626)
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(In thousands)	in Other Comprehensi	ve CI"	edLocation of Gain (Loss) Reclassified from Accumulated) OCI into Income - Effective Portion	Amount of Gain (Loss Reclassifie from Accumulat OCI into Income - Effective Portion	s) ed	Location of Gain (Loss) Recognized in Income on Derivative - Ineffective Portion and Amount Excluded from Effectiveness Testing	Amount of Gain (Loss Recognized in Income on Derivate - Ineffective Portion and Amount Excluded for Effective for Testing	d ive re d
Nine Months Ended Septe	mber 30, 2014:	:						
Foreign currency forward exchange contracts	\$ 97		Cost of services and products sold	\$(3)		\$—	
Cross currency interest rate swaps	(3,418)		_		Cost of services and products sold	21,254	(a)
	\$ (3,321)		\$(3)	1	\$21,254	
Nine Months Ended Septe	mber 30, 2013:	:						
Foreign currency forward exchange contracts	\$ (18)	Cost of services and products sold	\$(9)	Cost of services and products sold	\$(6)
Cross currency interest rate swaps	(3,057)		_		Cost of services and products sold	(2,749) (a)
*	\$ (3,075)		\$(9)	•	\$(2,755)
(a) These gains (losses) offset foreign currency fluctuation effects on the debt principal.								

Derivatives Not Designated as Hedging Instruments

	Location of Gain	Amount of Gain (Loss) Recognized in Income on Derivative for the				
	(Loss) Recognized in	Three Mont	hs End	ded September	r 30	
	Income on Derivative	(a)				
(In thousands)		2014		2013		
Foreign currency forward exchange contracts	Cost of services and products sold	\$ (1,126)	\$ (5,076)	
	Location of Gain	Amount of Income on I	,	Loss) Recogn	ized in	
	(Loss) Recognized in	Nine Month	ns End	ed September		
	Income on Derivative	30 (a)		•		
(In thousands)		2014		2013		
Foreign currency forward exchange contracts	Cost of services and products sold	\$ (704)	\$ (7,125)	

⁽a) These gains (losses) offset amounts recognized in cost of services and products sold principally as a result of intercompany or third party foreign currency exposures.

Foreign Currency Forward Exchange Contracts

The Company conducts business in multiple currencies and, accordingly, is subject to the inherent risks associated with foreign exchange rate movements. The financial position and results of operations of substantially all of the

Company's foreign subsidiaries are measured using the local currency as the functional currency. Foreign currency-denominated assets and liabilities are translated into U.S. dollars at the exchange rates existing at the respective balance sheet dates. Income and expense items are translated at the average exchange rates during the respective periods. The aggregate effects of translating the balance sheets of these subsidiaries are deferred and recorded in Accumulated other comprehensive loss, which is a separate component of equity.

The Company uses derivative instruments to hedge cash flows related to foreign currency fluctuations. Foreign currency forward exchange contracts outstanding are part of a worldwide program to minimize foreign currency exchange operating income and balance sheet exposure by offsetting foreign currency exposures of certain future payments between the Company and its various subsidiaries, suppliers or customers. These unsecured contracts are with major financial institutions. The Company may be exposed to credit loss in the event of non-performance by the contract counterparties. The Company evaluates the creditworthiness of the counterparties and does not expect default by them. Foreign currency forward exchange contracts are used to hedge commitments, such as foreign currency debt, firm purchase commitments and foreign currency cash flows for certain export sales transactions.

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The following tables summarize, by major currency, the contractual amounts of the Company's foreign currency forward exchange contracts in U.S. dollars at September 30, 2014 and December 31, 2013. The "Buy" amounts represent the U.S. dollar equivalent of commitments to purchase foreign currencies, and the "Sell" amounts represent the U.S. dollar equivalent of commitments to sell foreign currencies. The recognized gains and losses offset amounts recognized in cost of services and products sold principally as a result of intercompany or third party foreign currency exposures.

Contracted Amounts of Foreign Currency Forward Exchange Contracts Outstanding at September 30, 2014:

(In thousands)	Type	U.S. Dollar	Maturity	Recognized	
(III tilousalius)	Type	Equivalent	Waturity	Gain (Loss)	
British pounds sterling	Sell	\$17,320	October 2014	\$122	
British pounds sterling	Buy	2,200	October 2014	(17)
Euros	Sell	102,968	October 2014	(952)
Euros	Buy	139,941	October 2014 - December 2014	(1,389)
Other currencies	Sell	31,015	October 2014 - December 2015	21	
Other currencies	Buy	6,819	October 2014	(69)
Total		\$300,263		\$(2,284)

Included in the contracted amounts of foreign currency exchange forward contracts outstanding at September 30, 2014 are \$1.6 million of foreign currency exchange forward contracts entered into by the Company under the Transition Services Agreement with Brand. The Company has recognized a less than \$0.1 million mark-to-market asset associated with these foreign currency exchange forward contracts.

Contracted Amounts of Foreign Currency Forward Exchange Contracts Outstanding at December 31, 2013:

(In thousands)	Type	U.S. Dollar	Maturity	Recognized	
(III tilousalius)	Type	Equivalent	Maturity	Gain (Loss)	
British pounds sterling	Sell	\$26,931	January 2014	\$(277)
British pounds sterling	Buy	1,976	January 2014	15	
Euros	Sell	248,943	January 2014 through July 2014	(335)
Euros	Buy	242,385	January 2014 through March 2014	(1,335)
Other currencies	Sell	12,708	January 2014 through July 2014	(134)
Other currencies	Buy	8,907	January 2014 through August 2014	38	
Total		\$541,850		\$(2,028)

Included in the contracted amounts of foreign currency exchange forward contracts outstanding at December 31, 2013 are \$121.2 million of foreign currency exchange forward contracts entered into by the Company under the Transition Services Agreement with Brand. The Company has recognized a \$0.7 million mark-to-market liability associated with these foreign currency exchange forward contracts.

In addition to foreign currency forward exchange contracts, the Company designates certain loans as hedges of net investments in international subsidiaries. The Company recorded pre-tax net gains of \$15.1 million and \$20.0 million during the three and nine months ended September 30, 2014, respectively, and pre-tax net losses of \$4.9 million and \$8.3 million during the three and nine months ended September 30, 2013, respectively, into Accumulated other comprehensive loss.

Cross-Currency Interest Rate Swaps

The Company uses cross-currency interest rate swaps in conjunction with certain debt issuances in order to secure a fixed local currency interest rate. Under these cross-currency interest rate swaps, the Company receives interest based on a fixed or floating U.S. dollar rate and pays interest on a fixed local currency rate based on the contractual amounts in dollars and the local currency, respectively. The cross-currency interest rate swaps are recorded on the Condensed Consolidated Balance Sheets at fair value, with changes in value attributed to the effect of the swaps' interest spread recorded in Accumulated other comprehensive loss. Changes in value attributed to the effect of foreign currency

fluctuations are recorded in the statements of operations and offset currency fluctuation effects on the debt principal. The following table indicates the contractual amounts of the Company's cross-currency interest rate swaps at September 30, 2014:

Interest	Dotos
Interest	Kates

(In millions)	Contractual Amoun	t Receive	Pay
Maturing 2018	\$ 250.0	Fixed U.S. dollar rate	Fixed euro rate

Maturing 2020 220.0 Fixed U.S. dollar rate Fixed British pound sterling

rate

Maturing 2016 through 2017 9.3 Floating U.S. dollar rate Fixed rupee rate

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Fair Value of Derivative Assets and Liabilities and Other Financial Instruments

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (an exit price). The Company utilizes market data or assumptions that the Company believes market participants would use in valuing the asset or liability, including assumptions about risk and the risks inherent in the inputs to the valuation technique.

The fair value hierarchy distinguishes between (1) market participant assumptions developed based on market data obtained from independent sources (observable inputs), and (2) an entity's own assumptions about market participant assumptions based on the best information available in the circumstances (unobservable inputs). The fair value hierarchy consists of three broad levels, which give the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). The three levels of the fair value hierarchy are described below:

Level 1—Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities.

Level 2—Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly, including quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; inputs other than quoted prices that are observable for the asset or liability (e.g., interest rates); and inputs that are derived principally from or corroborated by observable market data by correlation or other means.

Level 3—Inputs that are both significant to the fair value measurement and unobservable.

In instances in which multiple levels of inputs are used to measure fair value, hierarchy classification is based on the lowest level input that is significant to the fair value measurement in its entirety. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the asset or liability.

The following table indicates the fair value hierarchy of the financial instruments of the Company at September 30, 2014 and December 31, 2013:

Level 2 Fair Value Measurements	September 30	December 31
(In thousands)	2014	2013
Assets		
Foreign currency forward exchange contracts	\$528	\$1,256
Cross-currency interest rate swaps	41,805	26,001
Liabilities		
Foreign currency forward exchange contracts	2,812	3,284
Cross-currency interest rate swaps	11,460	13,410

The following table reconciles the beginning and ending balances for liabilities measured on a recurring basis using unobservable inputs (Level 3) for the nine months ended September 30, 2014:

Level 3 Liabilities—Unit Adjustment Liability (a) for the Nine Months Ended September 30	Consolidated	
(In thousands)	Totals	
Balance at December 31, 2013	\$106,343	
Payments	(16,740)
Change in fair value to the unit adjustment liability	7,417	
Balance at September 30, 2014	\$97,020	

(a) See Note 5, Equity Method Investments, for additional information related to the unit adjustment liability. The Company primarily applies the market approach for recurring fair value measurements and endeavors to utilize the best available information. Accordingly, the Company utilizes valuation techniques that maximize the use of observable inputs, such as forward rates, interest rates, the Company's credit risk and counterparties' credit risks, and which minimize the use of unobservable inputs. The Company is able to classify fair value balances based on the ability to observe those inputs. Commodity derivatives, foreign currency forward exchange contracts and

cross-currency interest rate swaps are classified as Level 2 fair value based upon pricing models using market-based inputs. Model inputs can be verified, and valuation techniques do not involve significant management judgment.

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The carrying amounts of cash and cash equivalents, accounts receivable, accounts payable, accrued liabilities and short-term borrowings approximate fair value due to the short-term maturities of these assets and liabilities. At September 30, 2014 and December 31, 2013, the total fair value of long-term debt, including current maturities, was \$842.5 million and \$832.6 million, respectively, compared with a carrying value of \$806.0 million and \$803.4 million, respectively, at September 30, 2014 and December 31, 2013, respectively. Fair values for debt are based on quoted market prices (Level 1) for the same or similar issues, or on the current rates offered to the Company for debt of the same remaining maturities.

13. Review of Operations by Segment

The Company has reclassified segment operating results for the three and nine months ended September 30, 2013 to conform to the revised manner in which the Company now allocates corporate expenses to operating segments as a result of changes in organizational structure resulting from the Infrastructure Transaction. The changes do not impact the Company's previously reported consolidated revenues from continuing operations, operating income (loss) from continuing operations or income (loss) from continuing operations before income taxes and equity income.

	Three Months Ended		Nine Months Ended				
	September 30		September 30)			
(In thousands)	2014	2013	2014	2013			
Revenues From Continuing Operations							
Harsco Metals & Minerals	\$347,625	\$335,705	\$1,061,657	\$1,009,175			
Harsco Infrastructure		242,569	_	709,800			
Harsco Industrial	105,591	95,347	310,696	279,565			
Harsco Rail	73,161	66,424	201,300	216,636			
Total revenues from continuing operations	\$526,377	\$740,045	\$1,573,653	\$2,215,176			
Operating Income (Loss) From Continuing Operation	ıs						
Harsco Metals & Minerals	\$24,867	\$26,929	\$38,847	\$77,211			
Harsco Infrastructure		(236,742) —	(241,506)			
Harsco Industrial	15,955	15,407	49,955	46,569			
Harsco Rail	13,976	7,945	33,001	27,056			
Corporate (a)	(9,060) (21,916) (37,490) (41,075			
Total operating income (loss) from continuing operations	\$45,738	\$(208,377) \$84,313	\$(131,745)			

⁽a) For the three and nine months ended September 30, 2014, Corporate includes a \$0.1 million and \$5.6 million loss, respectively, on disposal of the Harsco Infrastructure Segment and transaction costs. Additionally, for the three and nine months ended September 30, 2014, Corporate includes net periodic pension cost for defined benefit pension plans retained by the Company as part of the Infrastructure Transaction of \$1.4 million and \$4.3 million, respectively.

Reconciliation of Segment Operating Income (Loss) to Income (Loss) From Continuing Operations Before Income Taxes and Equity Income

	Three Montl	ns Ended	Nine Montl	Nine Months Ended				
	September 3	60	September	September 30				
(In thousands)	2014	2013	2014	2013				
Segment operating income (loss)	\$54,798	\$(186,461) \$121,803	\$(90,670)			
General Corporate expense	(9,060) (21,916) (37,490) (41,075)			
Operating income (loss) from continuing operations	45,738	(208,377) 84,313	(131,745)			
Interest income	555	388	1,262	1,624				
Interest expense	(11,949) (12,815) (35,328) (37,413)			
Change in fair value to unit adjustment liability	(2,398) —	(7,417) —				

Income (loss) from continuing operations before income taxes and equity income \$31,946 \$(220,804) \$42,830 \$(167,534)

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14. Other (Income) Expenses

This Condensed Consolidated Statements of Operations caption includes restructuring program costs, net gains on the disposal of non-core assets, impaired asset write-downs, employee termination benefit costs and costs to exit activities.

Three Mor	nths Ended	Nine Month	Nine Months Ended					
September	30	September 3	September 30					
2014	2013	2014	2013					
\$276	\$ —	\$8,815	\$					
(1,219) (563) (4,227) (5,132)				
590		14,670	689					
866	335	8,115	6,601					
\$513	\$(228) \$27,373	\$2,158					
	September 2014 \$276 (1,219 590 866	\$276 \$— (1,219) (563 590 — 866 335	September 30 September 2014 2014 2013 2014 \$276 \$— \$8,815 (1,219) (563) (4,227 590 — 14,670 866 335 8,115	September 30 September 30 2014 2013 2014 2013 \$276 \$— \$8,815 \$— (1,219) (563) (4,227) (5,132 590 — 14,670 689 866 335 8,115 6,601				

⁽a) Other includes employee termination benefit costs and costs to exit activities that are not directly related to the restructuring programs detailed in Note 16, Restructuring Programs.

Impaired asset write-downs are measured as the amount by which the carrying amount of assets exceeds their fair value. Fair value is estimated based upon the expected future realizable cash flows including anticipated selling prices. Non-cash impaired asset write-downs are included in the caption Other, net on the Condensed Consolidated Statements of Cash Flows as adjustments to reconcile Net income (loss) to Net cash provided by operating activities. During the nine months ended September 30, 2014, impaired asset write-downs represent, primarily, non-cash long-lived asset impairment charges to reduce the carrying value of assets at certain sites in the Harsco Metals & Minerals Segment, based on the Company's strategic decisions or contract terminations at these sites.

15. Components of Accumulated Other Comprehensive Loss

Accumulated other comprehensive loss is included on the Condensed Consolidated Statements of Stockholders' Equity. The components of Accumulated other comprehensive loss, net of the effect of income taxes, and activity for the nine months ended September 30, 2013 and 2014 was as follows:

Commonweate of Assumptional Other Common province Income (Local) Not of

	Component	Components of Accumulated Other Comprehensive Income (Loss) - Net of								
	Tax	Tax								
(In thousands)	Cumulative Foreign Exchange Translation Adjustment	L	Effective Portion of Derivatives Designated as Hedging Instruments		Cumulative Unrecognized Actuarial Losses on Pension Obligations	d	Unrealized Loss on Marketable Securities		Total	
Balance at December 31, 2012	\$62,308		\$(8,139)	\$ (465,286)	\$(51)	\$(411,168)
Other comprehensive income (loss) before reclassifications	(33,877) (a)	(2,166)(b)	2,692	(a)	21		(33,330)
Amounts reclassified from accumulated other comprehensive loss, net of tax	_		6		14,895		_		14,901	
Total other comprehensive income (loss)	(33,877)	(2,160)	17,587		21		(18,429)
Less: Other comprehensive (income) loss attributable to noncontrolling	(152)	84		_		_		(68)

•	
111	terests
111	wich

Other comprehensive income (loss)	(34,029	`	(2,076	`	17.587	21	(18,497)
attributable to Harsco Corporation	(34,029)	(2,070)	17,307	21	(10,497)
Balance at September 30, 2013	\$28,279		\$(10,215)	\$ (447,699)	\$(30) \$(429,665)

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	Components of Accumulated Other Comprehensive Income (Loss) - Net of Tax									
(In thousands)	Cumulative Foreign Exchange Translation Adjustmen	l	Effective Portion of Derivatives Designated as Hedging Instrument		Cumulative Unrecognize Actuarial Losses on Pension Obligations	ed	Unrealized Loss on Marketable Securities		Total	
Balance at December 31, 2013	\$6,110		\$(7,023)	\$ (369,682)	\$(20)	\$(370,615)
Other comprehensive income (loss) before reclassifications	(13,885) (a)	(3,114) (b)	5,878	(a)	6		(11,115)
Amounts reclassified from accumulated other comprehensive loss, net of tax	_		3		12,377		_		12,380	
Other comprehensive income (loss) from equity method investee	(1,511)	_		632		_		(879)
Amounts reclassified from accumulated other comprehensive loss in connection with the Infrastructure	(1,447)	_		_		_		(1,447)
Transaction Total other comprehensive income (loss)	(16,843)	(3,111)	18,887		6		(1,061)
Less: Other comprehensive (income) loss attributable to noncontrolling interests	1,088		(19)	_		_		1,069	
Other comprehensive income (loss) attributable to Harsco Corporation	(15,755)	(3,130)	18,887		6		8	
Balance at September 30, 2014	\$(9,645)	\$(10,153)	\$ (350,795)	\$(14)	\$(370,607)

⁽a) Principally foreign currency fluctuation.

Amounts reclassified from accumulated other comprehensive loss are as follows:

Timounts reclassified from	i accumulated o	diei comprehens	1 v C 1033 are as 101	nows.	
(In thousands)	Three Months Ended	Nine Months Ended	Three Months Ended	Nine Months Ended	Affected Caption in the Condensed Consolidated
	September 30	September 30	September 30	September 30	Statements of Operations
	2014	2014	2013	2013	
Amortization of defined b	enefit pension i	tems (c):			
Actuarial losses (d)	\$ 2,900	\$8,576	\$ 3,052	\$9,353	Selling, general and administrative expenses
Actuarial losses (d)	1,534	4,670	2,275	6,800	Cost of services and products sold
Prior-service costs (d)	24	70	62	192	Selling, general and administrative expenses
Prior-service costs (d)	45	136	61	187	Cost of services and products sold
Total before tax Tax benefit	4,503 (357 \$4,146	13,452 (1,075) \$12,377	5,450 (523) \$4,927	16,532 (1,637 \$ 14,895	

⁽b) Net change from periodic revaluations.

Total reclassification of defined benefit pension items, net of tax

Amortization of cash flow hedging instruments (c):

Foreign currency forward exchange contracts	\$2	\$4		\$9		\$9		Cost of services and products sold
Tax benefit		(1)	(3)	(3)	•
Total reclassification of								
cash flow hedging	\$2	\$3		\$6		\$6		
instruments								

⁽c) Amounts in parentheses indicate credits to profit/loss.

⁽d) These accumulated other comprehensive loss components are included in the computation of net periodic pension costs. See Note 8, Employee Benefit Plans, for additional details.

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16. Restructuring Programs

In recent years, the Company has instituted restructuring programs to balance short-term profitability goals with long-term strategies. A primary objective of these programs has been to establish platforms upon which the affected businesses can grow with reduced fixed investment and generate annual operating expense savings. The restructuring programs have been instituted in response to the continuing impact of global financial and economic uncertainty on the Company's end markets. Restructuring costs incurred in these programs were recorded in the Other expenses caption of the Condensed Consolidated Statements of Operations. The timing of associated cash payments is dependent on the type of restructuring cost and can extend over a multi-year period.

Harsco Metals & Minerals Improvement Plan ("Project Orion")

Under Project Orion, the Harsco Metals & Minerals Segment made organizational and process improvement changes, which are expected to improve return on capital and deliver a higher and more consistent level of service to customers by improving several core processes and simplifying the organizational structure. The Company incurred \$0.3 million and \$8.8 million in charges related to Project Orion during the third quarter and first nine months of 2014, respectively. Phase one of Project Orion began in the second quarter of 2014 and is expected to continue through the remainder of 2014. Phase two of Project Orion is expected to begin in late 2014 or early 2015 and is expected to result in an additional charge. The amount of the additional charge cannot be determined at this time.

The restructuring accrual for Project Orion at September 30, 2014 and the activity for the nine months then ended were as follows:

(In thousands)	Expense Incurred in 2014	Other Adjustments	Cash Expenditures	Foreign Currency Translation	Remaining Accrual September 30 2014
Harsco Metals & Minerals Segment					
Employee termination benefit costs	\$8,815	\$1,237	\$(4,357	\$(155)) \$5,540
Total	\$8,815	\$1,237	\$(4,357	\$(155)) \$5,540

The remaining accrual related to Project Orion is expected to paid, principally, through the end of 2015.

Prior Restructuring Programs

The remaining accrual for restructuring programs was \$2.6 million and \$5.1 million at September 30, 2014 and December 31, 2013, respectively. The remaining accrual relates primarily to exit activity costs for lease terminations expected to be paid over the remaining life of the leases.

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ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion should be read in conjunction with the accompanying unaudited condensed consolidated financial statements as well as the audited consolidated financial statements of Harsco Corporation (the "Company"), including the notes thereto, included in the Company's Annual Report on Form 10-K for the year ended December 31, 2013, which includes additional information about the Company's critical accounting policies, contractual obligations, practices and the transactions that support the financial results, and provides a more comprehensive summary of the Company's outlook, trends and strategies for 2014 and beyond.

Certain amounts included in Item 2 of this Quarterly Report on Form 10-Q are rounded in millions and all percentages are calculated based on actual amounts. As a result, minor differences may exist due to rounding. Forward-Looking Statements

The nature of the Company's business and the many countries in which it operates subject it to changing economic, competitive, regulatory and technological conditions, risks and uncertainties. In accordance with the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995, the Company provides the following cautionary remarks regarding important factors that, among others, could cause future results to differ materially from the results contemplated by forward-looking statements, including the expectations and assumptions expressed or implied herein. Forward-looking statements contained herein could include, among other things, statements about management's confidence in and strategies for performance; expectations for new and existing products, technologies and opportunities; and expectations regarding growth, sales, cash flows, and earnings. Forward-looking statements can be identified by the use of such terms as "may," "could," "expect," "will," "anticipate," "intend," "believe," "likely," "estimate," "plan" or other comparable terms.

Factors that could cause actual results to differ, perhaps materially, from those implied by forward-looking statements include, but are not limited to: (1) changes in the worldwide business environment in which the Company operates, including general economic conditions; (2) changes in currency exchange rates, interest rates, commodity and fuel costs and capital costs; (3) changes in the performance of equity and bond markets that could affect, among other things, the valuation of the assets in the Company's pension plans and the accounting for pension assets, liabilities and expenses; (4) changes in governmental laws and regulations, including environmental, occupational health and safety, tax and import tariff standards; (5) market and competitive changes, including pricing pressures, market demand and acceptance for new products, services and technologies; (6) the Company's inability or failure to protect its intellectual property rights from infringement in one or more of the many countries in which the Company operates; (7) failure to effectively prevent, detect or recover from breaches in the Company's cybersecurity infrastructure; (8) unforeseen business disruptions in one or more of the many countries in which the Company operates due to political instability, civil disobedience, armed hostilities, public health issues or other calamities; (9) disruptions associated with labor disputes and increased operating costs associated with union organization; (10) the seasonal nature of the Company's business; (11) the Company's ability to successfully enter into new contracts and complete new acquisitions or strategic ventures in the time-frame contemplated, or at all; (12) the integration of the Company's strategic acquisitions; (13) the amount and timing of repurchases of the Company's common stock, if any; (14) the prolonged recovery in global financial and credit markets and economic conditions generally, which could result in the Company's customers curtailing development projects, construction, production and capital expenditures, which, in turn, could reduce the demand for the Company's products and services and, accordingly, the Company's revenues, margins and profitability; (15) the outcome of any disputes with customers, contractors and subcontractors; (16) the financial condition of the Company's customers, including the ability of customers (especially those that may be highly leveraged and those with inadequate liquidity) to maintain their credit availability; (17) the Company's ability to successfully implement and receive the expected benefits of cost-reduction and restructuring initiatives, including the achievement of expected cost savings in the expected time frame; (18) the ability to successfully implement the Company's strategic initiatives and portfolio optimization and the impact of such initiatives, such as the Harsco Metals & Minerals Segment's Improvement Plan ("Project Orion"); (19) the ability of the strategic venture between the Company and Clayton, Dubilier & Rice ("CD&R") to effectively integrate the Company's Infrastructure business and the Brand Energy & Infrastructure Services business and realize the synergies contemplated by the transaction; (20)

the Company's ability to realize cost savings from the divestiture of the Infrastructure business, as well as the transaction being accretive to earnings and improving operating margins and return on capital; (21) the amount ultimately realized from the Company's exit from the strategic venture between the Company and CD&R and the timing of such exit; (22) risk and uncertainty associated with intangible assets; and (23) other risk factors listed from time to time in the Company's SEC reports. A further discussion of these, along with other potential risk factors, can be found in Part I, Item 1A, "Risk Factors," of the Company's Annual Report on Form 10-K for the year ended December 31, 2013. The Company cautions that these factors may not be exhaustive and that many of these factors are beyond the Company's ability to control or predict. Accordingly, forward-looking statements should not be relied upon as a prediction of actual results. The Company undertakes no duty to update forward-looking statements except as may be required by law.

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Executive Overview

In November 2013, the Company consummated the previously announced transaction to sell the Company's Harsco Infrastructure Segment into a strategic venture with CD&R as part of a transaction that combines the Harsco Infrastructure Segment with Brand Energy & Infrastructure Services, Inc., which CD&R simultaneously acquired (the "Infrastructure Transaction"). The Company has contributed substantially all of the Company's equity interest in, and the net assets of, the Harsco Infrastructure Segment to the strategic venture in exchange for \$300 million, subject to working capital and other adjustments, and an approximate 29% equity interest in the resulting entity (the "Infrastructure strategic venture" or "Brand"). The Company recorded an additional loss on disposal of \$3.9 million during the first nine months of 2014, with no changes recorded during the third quarter. The Company does not anticipate any further adjustments to the loss on disposal of the Harsco Infrastructure Segment.

In May 2014, the Company began executing the first phase of Project Orion after conducting an analysis of the business to identify opportunities to improve its core processes and to simplify its organizational structure. The goals of Project Orion are improving financial returns and providing higher and more consistent levels of value added services to customers by improving the bid and contract management process, improving underperforming contracts, and simplifying operational structures. The Company incurred \$0.3 million and \$8.8 million in charges related to Project Orion during the third quarter and first nine months of 2014, respectively. As a result of actions initiated through September 30, 2014, the Company anticipates compensation savings of approximately \$6 million for the full year ending December 31, 2014, or approximately \$15 million when annualized. Annual recurring benefits under phase one of Project Orion are expected to be approximately \$25 million by the end of 2015, which include other operational savings. Please see Note 16, Restructuring Programs, in Part I, Item 1, Financial Statements for additional information.

In connection with Project Orion's focus on underperforming contracts, during the second quarter of 2014, the Company recorded pre-tax charges of \$10.9 million primarily for site exit costs and non-cash long-lived asset impairment charges to reduce the carrying value of assets at certain sites to fair value based upon the expected future realizable cash flows, including anticipated selling prices, based on the Company's strategic decisions made during the second quarter of 2014. The possibility exists that the Company may take similar strategic actions with respect to other underperforming assets at certain sites that may result in additional exit costs and non-cash asset impairment charges.

As the Company has previously disclosed, one of the Company's large steel mill customers in Europe has filed for protection under Italian receivership procedures (the "Marzano Law"). During the fourth quarter of 2013, the Company recorded a bad debt reserve of \$2.6 million on receivables with this customer. During the second quarter of 2014, the customer terminated its contract with the Company under the provisions of the Marzano Law. As a result, during the second quarter of 2014, the Company recorded an additional bad debt reserve of \$3.9 million on the remaining pre-receivership receivables with this customer. The Company also recorded an additional charge of \$7.7 million during the second quarter of 2014 primarily for non-cash long-lived asset impairments to reduce the carrying value of assets used at the customer's site to fair value based upon the expected future realizable cash flows, including anticipated selling prices.

Three Mont	ths Ended			
September 3	30			
2014	2013	Change	%	
\$347.6	\$335.7	\$11.9	3.5	%
_	242.6	(242.6) (100.0)
105.6	95.3	10.2	10.7	
73.2	66.4	6.7	10.1	
\$526.4	\$740.0	\$(213.7) (28.9)%
	September 2014 \$347.6 — 105.6 73.2	\$347.6 \$335.7 - 242.6 105.6 95.3 73.2 66.4	September 30 2014 2013 Change \$347.6 \$335.7 \$11.9 — 242.6 (242.6 105.6 95.3 10.2 73.2 66.4 6.7	September 30 2014 2013 Change % \$347.6 \$335.7 \$11.9 3.5 — 242.6 (242.6) (100.0 105.6 95.3 10.2 10.7 73.2 66.4 6.7 10.1

	Nine Months	s Ended			
Revenues by Segment	September 30				
(In millions)	2014	2013	Change	%	
Harsco Metals & Minerals	\$1,061.7	\$1,009.2	\$52.5	5.2	%
Harsco Infrastructure (a)	_	709.8	(709.8) (100.0)
Harsco Industrial	310.7	279.6	31.1	11.1	
Harsco Rail	201.3	216.6	(15.3) (7.1)
Total revenues	\$1,573.7	\$2,215.2	\$(641.5) (29.0)%

Total revenues \$1,573.7 \$2,215.2 \$(641.5) (29.0 (a) In November 2013, the Company consummated the Infrastructure Transaction and, accordingly, there is no revenue for the Harsco Infrastructure Segment for 2014. The results of the Harsco Infrastructure Segment from January 1, 2013 through the date of closing are reported in the Company's results of operations for 2013.

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	Three Montl	ns Ended			
Revenues by Region	September 3	0			
(In millions)	2014	2013	Change	%	
Western Europe	\$143.4	\$279.4	\$(136.0) (48.7)%
North America	247.1	271.5	(24.3) (9.0)
Latin America (b)	64.8	80.4	(15.7) (19.5)
Asia-Pacific	41.5	49.0	(7.5) (15.3)
Middle East and Africa	13.7	36.9	(23.3) (63.0)
Eastern Europe	15.9	22.8	(6.9) (30.4)
Total revenues	\$526.4	\$740.0	\$(213.7) (28.9)%
	Nine Month	s Ended			
Revenues by Region	September 3	0			
(In millions)	2014	2013	Change	%	
Western Europe	\$457.9	\$816.6	\$(358.7) (43.9)%
North America	709.1	833.1	(124.0) (14.9)
Latin America (b)	188.7	241.9	(53.2) (22.0)
Asia-Pacific	115.2	140.3	(25.0) (17.9)
Middle East and Africa	52.0	121.6	(69.6) (57.2)
Eastern Europe	50.7	61.7	(11.0) (17.8)
Total revenues	\$1,573.7	\$2,215.2	\$(641.5) (29.0)%

(b) Includes Mexico.

Revenues for the Company during the third quarter and first nine months of 2014 were \$526.4 million and \$1.6 billion, respectively, compared with \$740.0 million and \$2.2 billion, respectively, in the third quarter and first nine months of 2013. The change is primarily related to the Harsco Infrastructure Segment that was disposed of as part of the Infrastructure Transaction in the fourth quarter of 2013. Foreign currency translation decreased revenues by \$0.6 million for the third quarter of 2014 compared with the third quarter of 2013. Foreign currency translation increased revenues by \$0.6 million for the first nine months of 2014 compared with the first nine months of 2013.

	Three Mont	hs Ended					
Operating Income (Loss) by Segment (c)	September 3	30					
(In millions)	2014	2013		Change		%	
Harsco Metals & Minerals	\$24.9	\$26.9		\$(2.1)	(7.7)%
Harsco Infrastructure (d)		(236.7)	236.7		100.0	
Harsco Industrial	16.0	15.4		0.5		3.6	
Harsco Rail	14.0	7.9		6.0		75.9	
Corporate (e)	(9.1) (21.9)	12.9		58.7	
Total operating income (loss)	\$45.7	\$(208.4)	\$254.1		121.9	%
	Nine Month	is Ended					
Operating Income (Loss) by Segment (c)	September 3	30					
(In millions)	2014	2013		Change		%	
Harsco Metals & Minerals	\$38.8	\$77.2		\$(38.4)	(49.7)%
Harsco Infrastructure (d)		(241.5)	241.5		100.0	
Harsco Industrial	50.0	46.6		3.4		7.3	
Harsco Rail	33.0	27.1		5.9		22.0	
Corporate (e)	(37.5) (41.1)	3.6		8.7	
Total operating income (loss)	\$84.3	\$(131.7)	\$216.1		164.0	%

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	Three Mo	onths Ended	Nine Mo	nths Ended	
	Septemb	er 30	Septembe	er 30	
Operating Margin by Segment (c)	2014	2013	2014	2013	
Harsco Metals & Minerals	7.2	% 8.0	% 3.7	% 7.7	%
Harsco Infrastructure (d)	_	(97.6) —	(34.0)
Harsco Industrial	15.1	16.2	16.1	16.7	
Harsco Rail	19.1	12.0	16.4	12.5	
Consolidated operating margin	8.7	% (28.2)% 5.4	% (5.9)%

- (c) The Company has reclassified segment operating results for the three and nine months ended September 30, 2013 to conform to the revised manner in which the Company now allocates corporate expenses to operating segments as a result of changes in organizational structure resulting from the Infrastructure Transaction, which occurred in the fourth quarter of 2013. The changes do not impact the Company's previously reported consolidated revenues from continuing operations, operating income (loss) from continuing operations or income (loss) from continuing operations before income taxes and equity income.
- (d) In November 2013, the Company consummated the Infrastructure Transaction and, accordingly, there is no operating income (loss) for the Harsco Infrastructure Segment for 2014. The results of the Harsco Infrastructure Segment from January 1, 2013 through the date of closing are reported in the Company's results of operations for 2013.
- (e) For the three and nine months ended September 30, 2014, Corporate includes a \$0.1 million and \$5.6 million loss, respectively, on disposal of the Harsco Infrastructure Segment and transaction costs. Additionally, for the three and nine months ended September 30, 2014, Corporate includes net periodic pension cost for defined benefit pension plans retained by the Company as part of the Infrastructure Transaction of \$1.4 million and \$4.3 million, respectively.

Operating income from continuing operations for the third quarter and the first nine months of 2014 was \$45.7 million and \$84.3 million, respectively, compared with operating loss from continuing operations of \$208.4 million and \$131.7 million, respectively, in the third quarter and first nine months of 2013. The change is primarily related to: the year over year decline in the loss on disposal of the Harsco Infrastructure Segment and transaction costs; the effects of the acquisition of Hammco Corporation ("Hammco") in the Harsco Industrial Segment; and growth in the after-market parts business in the Harsco Rail Segment; partially offset by restructuring charges for Project Orion; the additional bad debt reserve and non-cash long-lived asset impairment charge for the Company's European steel mill customer in receivership; and costs for site exits and non-cash long-lived asset impairment charges for the Harsco Metals & Minerals Segment.

This change in operating income (loss) from continuing operations, the non-cash change in fair value to the unit adjustment liability related to the Infrastructure Transaction, and the Company's equity in income of unconsolidated entities were the primary drivers of the diluted earnings per share from continuing operations for the third quarter and first nine months of 2014 of \$0.30 and \$0.25, respectively, compared with diluted loss per share from continuing operations of \$2.89 and \$2.49, respectively, for the third quarter and first nine months of 2013.

The Company continues to have sufficient available liquidity. The Company currently expects operational and business needs to be met by cash provided by operations supplemented with borrowings from time to time due to historical patterns of seasonal cash flow and for the funding of various projects. See Liquidity and Capital Resources below for further discussion on liquidity, capital resources and cash flows.

Harsco Metals & Minerals Segment:

Significant Effects on Revenues

(In millions)

Three Months
Ended
September 30,
2014

Nine Months
Ended
September 30,
2014

Revenues — 2013	\$335.7	\$1,009.2	
Net effects of price/volume changes, primarily attributable to volume	17.6	66.1	
changes.			
Net impact of new contracts and lost contracts (including exited	(4.4) (13.1)
underperforming contracts).	(1.1) (13.1	,
Impact of foreign currency translation.	(1.3) (0.5)
Revenues — 2014	\$347.6	\$1.061.7	

Factors Positively Affecting Operating Income:

Increased global steel production in the metals services business. Overall, steel production by customers under services contracts increased 2% and 5% in the third quarter and first nine months of 2014, respectively, compared with the same periods in 2013.

Increased nickel prices of 30% and 12% in the third quarter and first nine months of 2014, respectively, compared with the same periods in 2013.

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Factors Negatively Impacting Operating Income:

Project Orion restructuring charges of \$0.3 million and \$8.8 million during the third quarter and first nine months of 2014, respectively.

Charges of \$10.9 million recorded during the second quarter of 2014, primarily attributable to site exit costs and non-cash long-lived asset impairment charges, associated with strategic actions from Project Orion's focus on underperforming contracts.

Increased bad debt reserve of \$3.9 million and a charge of \$7.7 million, primarily for non-cash long-lived asset impairment. This is a result of contract termination during the second quarter of 2014 for the Company's large steel mill customer in Europe in receivership.

Increased bad debt reserve of \$3.6 million, net of value added tax, during the second quarter of 2014 for one of the Company's steel mill customers in Europe as a result of missed progress payments.

Increased costs of operations of \$5.8 million and \$11.8 million during the third quarter and first nine months of 2014, respectively, primarily attributable to increased maintenance, rental and fuel costs.

Foreign currency translation in the first nine months of 2014 decreased operating income for this Segment by \$1.7 million compared with the same period in the prior year. Foreign currency translation did not significantly impact operating income for the third quarter of 2014 compared with the same period in the prior year.

Increased administrative costs of \$4.5 million and \$14.2 million during the third quarter and first nine months of 2014, respectively, primarily attributable to increased consulting costs to support Project Orion, inflationary measures on compensation and welfare benefits, and site ramp-ups.

Charges of \$1.9 million recorded during the third quarter of 2014 related to increased reserves for labor claims in Brazil.

Harsco Industrial Segment:

Significant Effects on Revenues	I hree Months	Nine Months
Significant Effects on Revenues	Ended	Ended
(In millions)	September 30,	September 30,
(In millions)	2014	2014
Revenues — 2013	\$95.3	\$279.6
Effect of Hammco acquisition.	7.7	25.9
Net effects of price/volume changes, primarily attributable to volume	2.7	6.6
changes.	2.1	0.0
Impact of foreign currency translation.	(0.1) (1.4
Revenues — 2014	\$105.6	\$310.7

Factors Positively Affecting Operating Income:

Incremental effect of the acquisition of Hammco, a U.S. manufacturer of high specification air-cooled heat exchangers for the natural gas and petrochemical processing markets, on January 2, 2014. This increased operating income by approximately \$0.5 million and \$2.0 million during the third quarter and first nine months of 2014, respectively.

Higher gain from sale of assets of \$1.4 million in the first nine months of 2014 compared with the same period in 2013.

Improved demand in North America for industrial boilers and air cooled heat exchangers.

Factors Negatively Impacting Operating Income:

Decreased demand in Asia-Pacific for air cooled heat exchangers.

Decreased demand for industrial grating products in Latin America.

Harsco Rail Segment:

Significant Impacts on Revenues

Mina Marcella

Thurs Months

	Three Months	Nine Months	
	Ended	Ended	
(In millions)	September 30,	September 30,	
(III IIIIIIIOIIS)	2014	2014	
Revenues — 2013	\$66.4	\$216.6	
Net impacts of price/volume changes, primarily attributable to volume	6.0	(17.8)
changes.		`	
Impact of foreign currency translation.	0.8	2.5	
Revenues — 2014	\$73.2	\$201.3	

Factors Positively Affecting Operating Income:

Robust demand for after-market parts and increased contract services increased operating income by \$5.7 million and \$19.7 million during the third quarter and first nine months of 2014, respectively.

Foreign currency translation in the first nine months of 2014 increased operating income for this Segment by \$0.8 million compared with the same period in the prior year. Foreign currency translation did not significantly impact operating income for the third quarter of 2014 compared with the same period in the prior year.

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Factors Negatively Impacting Operating Income:

Decreased volume from equipment sales primarily due to the completion of the large contract with the China Ministry of Railways (the "CRC"), which positively affected the prior-year comparable periods. This

decreased operating income for the first nine months of 2014 by approximately \$9.0 million with no material impact during the third quarter.

Increased administrative costs of \$1.7 million and \$2.5 million during the third quarter and first nine months of 2014, respectively, primarily attributable to increased costs to support international contracts and inflationary measures.

Outlook, Trends and Strategies

In addition to items noted in the Company's Annual Report on Form 10-K for the year ended December 31, 2013, the following significant items, risks, trends and strategies are expected to affect the Company for the remainder of 2014 and beyond:

The Company will focus on the goal of providing top quartile returns for its stockholders by balancing its portfolio of businesses, and by executing its strategic and operational strategies with reasonable amounts of financial leverage.

The Company will continue to build and transform its management team, build and develop strong core capabilities and develop an active and lean corporate center that balances costs with value added services. Management will continue to be selective and disciplined in allocating capital by rigorously analyzing projects and utilizing a return based capital allocation process. The Company expects capital expenditures in 2014 to exceed 2013 levels due to a higher level of committed contract renewals in the Harsco Metals & Minerals Segment and targeted investment in the Harsco Industrial Segment.

The Company expects that the Infrastructure Transaction will provide synergies and growth potential in the Infrastructure strategic venture that create additional value for the Company's equity interest upon exit in the future. The Company expects its operational effective income tax rate to approximate 34 percent to 36 percent for the full year 2014, excluding the tax effect on the Company's equity in income of Brand.

Harsco Metals & Minerals Segment:

The Company will focus on improving the Harsco Metals & Minerals Segment's returns through simplifying its business model, executing on operational efficiency opportunities, improving its contract outcomes through better contract portfolio management and improving the contract mix through addressing underperforming contracts. In line with this focus, in May 2014, the Company began executing the first phase of Project Orion after conducting an analysis of the business to identify opportunities to improve its core processes and to simplify its organizational structure. The first phase of Project Orion will continue through the balance of 2014, with the second phase expected to begin in late 2014 or early 2015.

The Company will continue its focus on ensuring that forecasted profits for contracts meet certain established requirements and deliver returns above its cost of capital. Project Orion's focus is intended to enable the Company to address underperforming contracts more rapidly with targeted actions to improve the operational efficiencies of the business through central protocols to monitor activities, structures and systems that aid in decision making, and processes designed to identify the best strategic actions available to address underperforming contracts and its overall contract portfolio. In connection with this focus, the possibility exists that the Company may take strategic actions that result in exit costs and non-cash asset impairment charges that may have an adverse effect on the Company's results of operations and liquidity.

The Company will continue to focus on winning contracts in markets where the outlook for steel production is stable to increasing and where the customers value the Company's environmental solutions.

The Company does not expect a material increase in steel production in 2014.

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During the second quarter of 2014, one of the Company's steel mill customers in Europe missed normal progress payments. The Company has approximately \$11.3 million of receivables, excluding value added tax, with this customer. During the second quarter of 2014, the Company recorded a bad debt reserve of \$3.6 million related to this receivable. The Company believes the remaining amounts are collectible; however, if there is an adverse change in the Company's view on collectability, there could be a charge against income in future periods.

During the third quarter of 2014, one of the Company's steel mill customers in Canada filed for receivership. The Company has approximately \$3.1 million of receivables with this customer. The Company is continuing to work with this customer and has not yet recorded any bad debt reserve related to this receivable. The Company believes the amount is collectible; however, if there is an adverse change in the Company's view on collectability, there could be a charge against income in future periods.

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The Company will monitor certain businesses within the Harsco Metals & Minerals Segment that produce products that are subject to increasing attention from regulatory agencies. The possibility exists that these regulatory agencies may issue new regulations or standards that may have a negative effect on the Company's results.

The Company is reviewing possible changes to certain internal controls related to businesses within the Harsco Metals and Minerals Segment as a result of implementing new enterprise resource planning systems. Until its review is complete, there can be no assurance that material changes to such controls will not be required to be made in future periods.

Harsco Industrial Segment:

The Company is expecting another year of consistent performance for revenue and operating income in 2014 in the Harsco Industrial Segment, and will continue to focus on product innovation and development to drive strategic growth in its businesses.

The Company acquired Hammoo in January 2014 as part of the Company's focus on growing the Harsco Industrial Segment through disciplined expansion. This acquisition provides the Harsco Industrial Segment with an entry into the process cooler market.

Harsco Rail Segment:

Full-year performance for this business is unfavorably impacted by the volume comparative of equipment deliveries from its large contract with the CRC, which were mostly completed during the first six months of 2013. Consequently, revenues for this Segment are expected to be modestly lower in 2014 compared with 2013. Notwithstanding the effects of the completion of its contract with the CRC, this Segment anticipates modest organic growth in its after-market parts business and expected deliveries of existing equipment orders with improving operating income and margins.

The success in China has been leveraged to secure several new orders in other geographies. The Company secured a second contract award worth over \$100 million through 2017 from the SBB, the federal railway system of Switzerland, earlier this year. The award comes as a follow-on option to the Company's previously awarded contract with the SBB worth more than \$100 million. The Company's capabilities to compete and deliver on large projects provides increased opportunities to build out its pipeline further, and enables the Company to continue to pursue other large projects.

The longer-term outlook for this Segment continues to be favorable. The global demand for railway maintenance-of-way equipment, parts and services continues to be strong, giving positive indication of further opportunities.

Infrastructure Strategic Venture:

The Infrastructure strategic venture creates opportunities for additional value creation from the Company's equity interest in a stronger and larger business with a more diversified portfolio of services and offerings.

As part of the Infrastructure Transaction, the Company is required to make a quarterly payment to its partner in the Infrastructure strategic venture, either (at the Company's election) (i) in cash, with total payments to equal approximately \$22 million per year on a pre-tax basis (approximately \$15 million per year after-tax), or (ii) in kind through the transfer of approximately 2.5% of the Company's ownership interest in the Infrastructure strategic venture on an annual basis (the "unit adjustment liability"). The Company's obligation to make such quarterly payments will cease upon the earlier of (i) the Infrastructure strategic venture achieving \$487.0 million in last twelve months' earnings before interest, taxes, depreciation and amortization ("EBITDA") for three quarters, which need not be consecutive, or (ii) eight years after the closing of the Infrastructure Transaction. The Company intends to make these quarterly payments in cash and will continue to evaluate the implications of making payments in cash or in kind based upon performance of the Infrastructure strategic venture.

The Purchase Agreement governing the Infrastructure Transaction provides for closing to be deferred with respect to the transfer of certain of our subsidiaries to Brand. Some of these transfers have not yet occurred. In the case of one such transfer, since the Company has not consummated the transfer of the relevant subsidiary to Brand before August

4, 2014, Brand may elect to unwind the sale of such subsidiary and, if Brand so elects, the Company will be required to reimburse to Brand the portion of the purchase price previously received by the Company for such entity. No such election has been made by Brand at this time, but its right to do so remains. Management does not believe the inability of the Company to satisfy the requirements of the Purchase Agreement with respect to the timing of the transfer of such entity will have a material adverse effect on the Company's financial condition, results of operations or cash flows.

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Results of Operations

	Three Months Ended			Nine Months Ended				
	September	30			September	30		
(In millions, except per share amounts)	2014		2013		2014		2013	
Revenues from continuing operations	\$526.4		\$740.0		\$1,573.7		\$2,215.2	
Cost of services and products sold	410.9		567.9		1,237.9		1,709.3	
Selling, general and administrative expenses	68.3		124.0		213.1		374.3	
Research and development expenses	0.9		3.1		5.5		7.5	
Loss on disposal of the Harsco Infrastructure Segment and transaction costs	0.1		253.7		5.6		253.7	
Other (income) expenses	0.5		(0.2)	27.4		2.2	
Operating income (loss) from continuing operations	45.7		(208.4)	84.3		(131.7)
Interest income	0.6		0.4		1.3		1.6	
Interest expense	(11.9)	(12.8)	(35.3)	(37.4)
Change in fair value to the unit adjustment liability	(2.4)	_		(7.4)	_	
Income tax expense from continuing operations Equity in income of unconsolidated entities, net	(11.7 5.3)	(10.8 0.4)	(20.4 1.1)	(27.3 1.0)
Income (loss) from continuing operations Diluted earnings (loss) per common share from	25.6		(231.2)	23.5		(193.8)
continuing operations attributable to Harsco Corporation common stockholders	0.30		(2.89)	0.25		(2.49)
Effective income tax rate for continuing operations	36.5	%	(4.9)%	47.7	%	(16.3)%

Comparative Analysis of Consolidated Results

Revenues

Revenues for the third quarter of 2014 decreased \$213.7 million or 28.9% from the third quarter of 2013. Revenues for the first nine months of 2014 decreased \$641.5 million or 29.0% from the first nine months of 2013. Changes in revenues for the periods presented were attributable to the following significant items:

Change in Revenues — 2014 vs. 2013	Three Months	Nine Mon	ths
Change in Revenues — 2014 vs. 2013	Ended	Ended	
(In millions)	September 30, 2014	September 2014	r 30,
Revenue decrease following the Infrastructure Transaction.	\$(242.6) \$(709.8)
Net change in revenues in the Harsco Rail Segment due principally to the completion of the large contract with CRC.	6.0	(17.8)
Net increased revenues in the Harsco Metals & Minerals Segment due to price/volume, primarily attributable to volume changes.	13.2	53.0	
Net increased revenues in the Harsco Industrial Segment, primarily attributable to the effects of its business acquisition.	10.3	32.5	
Impact of foreign currency translation.	(0.6) 0.6	
Total change in revenues — 2014 vs. 2013	\$(213.7) \$(641.5)

Cost of Services and Products Sold

Cost of services and products sold for the third quarter of 2014 decreased \$157.0 million or 27.6% from the third quarter of 2013. Cost of services and products sold for the first nine months of 2014 decreased \$471.5 million or

27.6% from the first nine months of 2013. Changes in cost of services and products sold for the periods presented were attributable to the following significant items:

Three Months		Nine Months	
Ended		Ended	
September 30,		September 30,	
2014		2014	
\$(177.5)	\$(518.8)
(1.9)	(2.2)
20.2		47.1	
2.2		2.4	
\$(157.0)	\$(471.5)
	Ended September 30, 2014 \$(177.5) (1.9) 20.2	Ended September 30, 2014 \$(177.5) (1.9) 20.2	Ended Ended September 30, 2014 2014 \$ (177.5) \$ (518.8) (2.2 20.2 47.1 2.2 2.4

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Selling, General and Administrative Expenses

Selling, general and administrative expenses for the third quarter of 2014 decreased \$55.7 million or 44.9% from the third quarter of 2013. Selling, general and administrative expenses for the first nine months of 2014 decreased \$161.3 million or 43.1% from the first nine months of 2013. The decrease was primarily related to lower costs following the Infrastructure Transaction.

Loss on Disposal of Harsco Infrastructure Segment and Transaction Costs

The Company recorded an additional loss on disposal of \$3.9 million during the first nine months of 2014, with no changes recorded during the third quarter. The Company does not anticipate any further adjustments to the loss on the disposal of the Harsco Infrastructure Segment. Additionally, the Company incurred \$0.1 million and \$1.7 million of transaction costs during the third quarter and first nine months of 2014, respectively, in conjunction with the Infrastructure Transaction.

Please see Note 3, Acquisitions and Dispositions, in Part I, Item 1, Financial Statements for additional information on the Infrastructure Transaction.

Other (Income) Expenses

This Condensed Consolidated Statements of Operations caption includes restructuring program costs, net gains on the disposal of non-core assets, impaired asset write-downs, employee termination benefit costs and costs to exit activities. The most significant changes in Other (income) expenses, during the third quarter and first nine months of 2014, relate to restructuring program costs associated with Project Orion and non-cash impaired asset write-downs. Additional information on Other (income) expenses is included in Note 14, Other (Income) Expenses, in Part I, Item 1, Financial Statements.

Three Months Ended		Nine Montl	hs Ended		
	September	r 30	September	30	
(In thousands)	2014	2013	2014	2013	
Restructuring Program costs (see Note 16)	\$276	\$—	\$8,815	\$ —	
Net gains	(1,219) (563) (4,227) (5,132)
Impaired asset write-downs	590		14,670	689	
Other (a)	866	335	8,115	6,601	
Other (income) expenses	\$513	\$(228) \$27,373	\$2,158	

(a) Other includes employee termination benefit costs and costs to exit activities that are not directly related to the restructuring programs detailed in Note 16, Restructuring Programs, in Part I, Item 1, Financial Statements.

Interest Expense

Interest expense during the third quarter and first nine months of 2014 decreased \$0.9 million and \$2.1 million, respectively, from the third quarter and first nine months of 2013. The decrease primarily reflects lower average borrowings offset by higher interest rates on short-term borrowings.

Change in Fair Value to the Unit Adjustment Liability

This caption represents the non-cash fair value adjustment to the Company's unit adjustment liability related to the Infrastructure Transaction.

As part of the Infrastructure Transaction, the Company is required to make a quarterly payment to its partner in the Infrastructure strategic venture. The resulting liability is reflected in the caption, Unit adjustment liability, on the Company's Condensed Consolidated Balance Sheets. The Company will recognize the change in fair value to the unit adjustment liability each period until the Company is no longer required to make these payments or chooses not to make these payments. The change in fair value to the unit adjustment liability is a non-cash expense. For the third quarter and first nine months of 2014, the Company recognized expense of \$2.4 million and \$7.4 million, respectively,

related to the change in fair value to the unit adjustment liability.

The Company's obligation to make such quarterly payments will cease upon the earlier of (i) Brand achieving \$487.0 million in last twelve months' EBITDA for three quarters, which need not be consecutive, or (ii) eight years after the closing of the Infrastructure Transaction. In addition, upon the initial public offering of Brand, the Company's quarterly payment obligation will decrease by the portion of CD&R's ownership interest sold or eliminated completely once CD&R's ownership interest in Brand falls below 20%. In the event of a liquidation of Brand, CD&R is entitled to a liquidation preference of approximately \$336 million, plus any quarterly payments that had been paid in kind.

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The Company intends to make these quarterly payments in cash and will continue to evaluate the implications of making payments in cash or in kind based upon performance of the Infrastructure strategic venture. In the future, should the Company decide not to make the cash payment, the value of both the equity method investment in Brand and the related unit adjustment liability may be impacted, and the change may be reflected in earnings in that period.

Income Tax Expense

The effective income tax rate related to continuing operations for the third quarter and first nine months of 2014 was 36.5% and 47.7%, respectively, compared with (4.9)% and (16.3)% for the third quarter and first nine months of 2013, respectively. The effective income tax rate for both the third quarter and first nine months of 2014 compared with the third quarter and first nine months of 2013 changed primarily due to the jurisdictional mix of the loss on disposal of the Harsco Infrastructure Segment and transaction costs during 2013.

Income (Loss) from Continuing Operations

Income from continuing operations was \$25.6 million in the third quarter of 2014 compared with Loss from continuing operations of \$231.2 million in the third quarter of 2013. Income from continuing operations was \$23.5 million in the first nine months of 2014 compared with the Loss from continuing operations of \$193.8 million in the first nine months of 2013. The change is primarily related to the year over year decline in the loss on disposal of the Harsco Infrastructure Segment and transaction costs, the effects of the Hammco acquisition in the Harsco Industrial Segment, growth in the after-market parts business in the Harsco Rail Segment, and the Company's equity in income (loss) of unconsolidated entities related to the Brand joint venture, partially offset by restructuring charges for Project Orion, the additional bad debt reserve and non-cash long-lived asset impairment charge for the Company's European steel mill customer in receivership, costs for site exits and non-cash long-lived asset impairment charges for the Harsco Metals & Minerals Segment, and the non-cash change in fair value to the unit adjustment liability related to the Infrastructure Transaction.

Liquidity and Capital Resources

Overview

The Company continues to have sufficient available liquidity. The Company currently expects operational and business needs to be met with cash provided by operations supplemented with borrowings from time to time due to historical patterns of seasonal cash flow and for the funding of various projects.

The Company continues to implement and perform capital efficiency initiatives to enhance liquidity. These initiatives have included: focused allocation of capital spending to projects where the highest returns can be achieved while redeploying existing capital investments; optimization of worldwide cash positions; reductions in discretionary spending; and frequent evaluation of customer and business-partner credit risk.

During the first nine months of 2014, the Company's operations provided \$184.4 million in operating cash flow, an increase from the \$164.1 million provided in the first nine months of 2013. In the first nine months of 2014, the Company invested \$134.3 million in capital expenditures, mostly for the Harsco Metals & Minerals Segment, compared with \$181.7 million invested in the first nine months of 2013. Additionally, the Company paid \$49.7 million in common stock dividends in the first nine months of both 2014 and 2013.

The Company's net cash borrowings increased by \$0.9 million in the first nine months of 2014, primarily to fund capital expenditures, principally in the Harsco Metals & Minerals Segment and for the Hammco acquisition. The Company plans to redeploy discretionary cash for disciplined organic growth and international or market segment diversification; for growth in long-term, higher-return service contracts for the Harsco Metals & Minerals Segment, principally in targeted growth markets or for customer diversification; and for strategic investments or possible acquisitions in the Harsco Rail and Harsco Industrial Segments. The Company also foresees continuing its long and consistent history of paying dividends to stockholders.

The Company continues its focus on improving working capital efficiency. The Company's Continuous Improvement initiatives are being used to further improve effective and efficient use of working capital, particularly in accounts receivable and inventories.

The Company also generated \$11.2 million and \$16.9 million in cash from asset sales in the first nine months of 2014 and 2013, respectively. Asset sales have been a normal part of the Company's business model, primarily for the Harsco Metals & Minerals Segment.

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Sources and Uses of Cash

The Company's principal sources of liquidity are cash provided by operations and borrowings under the Company's Amended and Restated Five Year Credit Agreement (the "Credit Agreement"), augmented by cash proceeds from asset sales. The primary drivers of the Company's cash flow from operations are the Company's revenues and income. Cash returns on capital investments made in prior years, for which limited cash is currently required, are a significant source of cash provided by operations. Depreciation expense related to these investments is a non-cash charge. Major uses of operating cash flows and borrowed funds include: capital investments, principally in the Harsco Metals & Minerals Segment; payroll costs and related benefits; dividend payments; pension funding payments; inventory purchases for the Harsco Rail and Harsco Industrial Segments; income tax payments; debt principal and interest payments; insurance premiums and payments of self-insured casualty losses; payment of the unit adjustment liability and machinery, equipment, automobile and facility lease payments.

Resources available for cash requirements for operations and growth initiatives

In addition to utilizing cash provided by operations and cash proceeds from asset sales, the Company has bank credit facilities available throughout the world. Public markets are also accessed through discrete-term note issuance to investors. The Company also utilizes capital leases to finance the acquisition of certain equipment when appropriate which allows the Company to minimize capital expenditures. The Company expects to continue to utilize all these sources to meet future cash requirements for operations and growth initiatives.

The following table illustrates available credit at September 30, 2014:

	September 30, 2014		
(In millions)	Facility Limit	Outstanding Balance	Available Credit
Multi-year revolving credit agreement (a U.Sbased program)	\$525.0	\$40.5	\$484.5
With year leverving electric agreement (a 0.5based program)	Ψ525.0	ΨΤυ	$\psi \tau \upsilon \tau . J$

At September 30, 2014 and December 31, 2013, the Company had \$40.5 million and \$35.0 million, respectively, of borrowings outstanding under its Credit Agreement. At September 30, 2014 and December 31, 2013, all such balances were classified as long-term borrowings in the Condensed Consolidated Balance Sheets. Classification of such balances is based on the Company's ability and intent to repay such amounts over the subsequent twelve months, as well as the Company's current intent and ability to borrow for a period longer than a year. To the extent the Company expects to repay any amounts within the subsequent twelve months, the amounts are classified as short-term borrowings.

Credit Ratings and Outlook

The following table summarizes the Company's current debt ratings:

Rating AgencyLong-term NotesWatch / OutlookStandard & Poor's (S&P)BB+Negative OutlookMoody'sBa1Stable OutlookFitchBBB-Negative Outlook

Any future downgrades to the Company's credit ratings may increase borrowing costs to the Company, while an improvement in the Company's credit ratings may decrease such costs. However, any future downgrades in the Company's credit ratings will not reduce availability under the Credit Agreement.

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Working Capital Position

Changes in the Company's working capital are reflected in the following table:

(Dollars in millions)	September 30 2014	December 31 2013	Increase (Decrease)	
Current Assets			,	
Cash and cash equivalents	\$72.6	\$93.6	\$(21.0)
Trade accounts receivable, net	378.3	353.2	25.1	
Other receivables	31.0	46.5	(15.4)
Inventories	182.8	155.7	27.1	
Assets held-for-sale	3.5	114.0	(110.3)
Other current assets	88.2	75.8	12.3	
Total current assets	756.4	838.8	(82.3)
Current Liabilities				
Short-term borrowings and current maturities	32.2	27.7	4.5	
Accounts payable	171.6	181.4	(9.8)
Accrued compensation	59.7	53.1	6.6	
Income taxes payable	3.1	7.2	(4.1)
Advances on contracts	124.9	24.1	100.8	
Liabilities of assets held-for-sale	_	109.2	(109.2)
Due to unconsolidated affiliate	12.1	25.0	(12.9)
Unit adjustment liability	22.3	22.3		
Other current liabilities	182.4	156.8	25.6	
Total current liabilities	608.3	606.8	1.5	
Working Capital	\$148.1	\$232.0	\$(83.9)
Current Ratio (a)	1.2	1.4		

⁽a) Calculated as Total current assets divided by Total current liabilities.

The net \$83.9 million decrease in working capital for the first nine months of 2014 is due primarily to the following factors:

Working capital was negatively impacted by an increase in Advances on contracts of \$100.8 million due to increased customer advances in the Harsco Rail Segment;

Working capital was negatively impacted by an increase in Other current liabilities of \$25.6 million primarily due to the timing of payment of other accruals; and

Working capital was negatively impacted by a decrease in Other receivables of \$15.4 million due to the final working capital settlement related to the Infrastructure Transaction.

These working capital decreases were partially offset by the following:

Working capital was positively affected by an increase in Inventories of \$27.1 million due primarily to the long lead times associated with orders in the Harsco Rail Segment and the Hammoo acquisition in the Harsco Industrial Segment;

• Working capital was positively affected by an increase in Trade accounts receivable, net of \$25.1 million due to the timing of invoicing and collections, primarily in the Harsco Metals & Minerals Segment;

Working capital was positively affected by a decrease in Due to unconsolidated affiliate of \$12.9 million due to the timing of settlement of balances; and

Working capital was positively affected by an increase in Other current assets of \$12.3 million due to timing of disbursements related to prepaid expenses.

The net impact of the settlement of Assets held-for-sale and Liabilities of assets held-for-sale related to the Infrastructure Transaction did not have a significant impact on the Company's working capital at September 30, 2014.

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Certainty of Cash Flows

The certainty of the Company's future cash flows is underpinned by the long-term nature of the Company's metals services contracts, the order backlog for the Company's railway track maintenance services and equipment, and overall discretionary cash flows (operating cash flows plus cash from asset sales in excess of the amounts necessary for capital expenditures to maintain current revenue levels) generated by the Company. Historically, the Company has utilized these discretionary cash flows for growth-related capital expenditures, strategic acquisitions, debt repayment and dividend payments.

The types of products and services that the Company provides are not subject to rapid technological change, which increases the stability of related cash flows. Additionally, the Company believes each business in the balanced portfolio is a leader in the industries and major markets the Company serves. Due to these factors, the Company is confident in the Company's future ability to generate positive cash flows from operations.

Cash Flow Summary

The Company's cash flows from operating, investing and financing activities, as reflected in the Condensed Consolidated Statements of Cash Flows, are summarized in the following table:

	Nine Months Ended September 30		
(In millions)	2014	2013	
Net cash provided (used) by:			
Operating activities	\$184.4	\$164.1	
Investing activities	(149.9) (172.6)
Financing activities	(51.0	33.3	
Impact of exchange rate changes on cash	(4.4) (4.3)
Net change in cash and cash equivalents	\$(21.0	\$20.6	

Cash provided by operating activities — Net cash provided by operating activities in the first nine months of 2014 was \$184.4 million, an increase of \$20.3 million from the first nine months of 2013. The increase is primarily attributable to increased customer advances and decreased incentive bonus payments, partially offset by the timing of accounts receivable invoicing and collections, the timing of accounts payable disbursements, and an increase of inventories. Included in the Cash flows from operating activities section of the Condensed Consolidated Statement of Cash Flows is the caption Other, net. For the nine months ended September 30, 2014, this caption consisted of principally the impact of non-cash impaired asset write-downs related to the Harsco Metals & Minerals Segment. For the nine months ended September 30, 2013, there were no individually significant components of this caption.

Also included in the Cash flows from operating activities section of the Condensed Consolidated Statements of Cash Flows is the caption, Other assets and liabilities. For the nine months ended September 30, 2014 and 2013, the decreases in this caption were \$36.2 million and \$39.6 million, respectively. A summary of the major components of this caption for the periods presented is as follows:

	Nine Months Ended		
	September	: 30	
(In millions)	2014	2013	
Net cash provided (used) by:			
Change in net defined benefit pension liabilities	\$(26.1) \$(13.3)
Change in prepaid expenses	(17.9) (6.4)
Change in accrued taxes	(8.7) (13.1)
Other	16.5	(6.8)
Total	\$(36.2) \$(39.6)

Cash used by investing activities — Net cash used in investing activities in the first nine months of 2014 was \$149.9 million, a decrease of \$22.6 million from the first nine months of 2013. The net decrease was primarily due to a lower level of capital expenditures, primarily in the Harsco Metals & Minerals Segment and the final working capital adjustment related to the Infrastructure Transaction. Partially offsetting these decreases were the acquisition of

Hammoo and payment of the unit adjustment liability.

Cash provided (used) by financing activities — Net cash used in financing activities in the first nine months of 2014 was \$51.0 million, a decrease of \$84.3 million from the first nine months of 2013. The change was primarily due to a decrease in year-over-year net cash borrowings.

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Debt Covenants

The Company's Credit Agreement contains covenants that provide for a maximum total consolidated debt to consolidated EBITDA ratio not to exceed 3.5 to 1.0, limit the proportion of subsidiary consolidated indebtedness to a maximum of 10% of consolidated tangible assets and require a minimum total consolidated EBITDA to consolidated interest charges ratio of 3.0 to 1.0. The Company's 5.75% and 2.70% notes include covenants that require the Company to offer to repurchase the notes at 101% of par in the event of a change of control of the Company or disposition of substantially all of the Company's assets in combination with a downgrade in the Company's credit rating to non-investment grade. At September 30, 2014, the Company was in compliance with these covenants as the total consolidated debt to consolidated EBITDA ratio was 2.8 to 1.0, the proportion of subsidiary consolidated indebtedness to consolidated tangible assets was 5.6% and total consolidated EBITDA to consolidated interest charges was 7.2 to 1.0. Based on balances at September 30, 2014, the Company could increase borrowings by \$232.7 million and still be in compliance with these debt covenants. Alternatively, keeping all other factors constant, the Company's EBITDA could decrease by \$66.5 million and the Company would still be within these debt covenants. The Company expects to continue to be in compliance with these debt covenants for at least the next twelve months.

Cash Management

The Company has various cash management systems throughout the world that centralize cash in various bank accounts where it is economically justifiable and legally permissible to do so. These centralized cash balances are then redeployed to other operations to reduce short-term borrowings and to finance working capital needs or capital expenditures. Due to the transitory nature of cash balances, they are normally invested in bank deposits that can be withdrawn at will or in very liquid short-term bank time deposits and government obligations. The Company's policy is to use the largest banks in the various countries in which the Company operates. The Company monitors the creditworthiness of banks and when appropriate will adjust banking operations to reduce or eliminate exposure to less credit worthy banks. The Company plans to continue the strategy of targeted, prudent investing for strategic purposes for the foreseeable future and to make more efficient use of existing investments.

At September 30, 2014, the Company's consolidated cash and cash equivalents included approximately \$69 million held by non-U.S. subsidiaries. At September 30, 2014, less than 10% of the Company's consolidated cash and cash equivalents had regulatory restrictions that would preclude the transfer of funds with and among subsidiaries. The cash and cash equivalents held by non-U.S. subsidiaries also included approximately \$23 million held in consolidated strategic ventures. The strategic venture agreements may require strategic venture partner approval to transfer funds with and among subsidiaries. While the Company's remaining non-U.S. cash and cash equivalents can be transferred with and among subsidiaries, the majority of these non-U.S. cash balances will be used to support the ongoing working capital needs and continued growth of the Company's non-U.S. operations.

The Company currently expects to continue paying dividends to stockholders. In October 2014, the Company declared its 259th consecutive quarterly cash dividend, payable in February 2015.

The Company's financial position and debt capacity should enable it to meet current and future requirements. As additional resources are needed, the Company should be able to obtain funds readily and at competitive costs. The Company intends to continue investing in high-return, organic growth projects and prudent, strategic alliances and ventures; and pay cash dividends as a means of enhancing stockholder value.

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Recently Adopted and Recently Issued Accounting Standards

Information on recently adopted and recently issued accounting standards is included in Note 2, Recently Adopted and Recently Issued Accounting Standards, in Part I, Item 1, Financial Statements.

ITEM 3 QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Market risks have not changed significantly from those disclosed in the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2013.

ITEM 4. CONTROLS AND PROCEDURES

Based on the evaluation required by Securities Exchange Act Rules 13a-15(b) and 15d-15(b), the Company's management, including the Company's Principal Executive Officer and Principal Financial Officer, conducted an evaluation of the effectiveness of disclosure controls and procedures, as defined in Securities Exchange Act Rules 13a-15(e) and 15d-15(e), at September 30, 2014. Based on that evaluation, the Company's Principal Executive Officer and Principal Financial Officer concluded that the disclosure controls and procedures were effective at September 30, 2014. There have been no changes in internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, internal control over financial reporting during the third quarter of 2014.

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PART II — OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

Information on legal proceedings is included in Note 10, Commitments and Contingencies, in Part I, Item 1, Financial Statements.

ITEM 1A. RISK FACTORS

The Company's risk factors as of September 30, 2014 have not changed materially from those described in Part 1, Item 1A, "Risk Factors," of the Company's Annual Report on Form 10-K for the year ended December 31, 2013.

ITEM 6. EXHIBITS

See the Exhibit Index following the signature page to this Quarterly Report on Form 10-Q for a list of exhibits filed or furnished with this report, which Exhibit Index is incorporated herein by reference.

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SIGNATURES

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

HARSCO CORPORATION

(Registrant)

DATE November 6, 2014

/s/ CHRISTOPHER J. STUMP Christopher J. Stump Corporate Controller (Principal Accounting Officer)

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EXHIBIT INDEX

Exhibit Number	Description
3.1	By-laws, as amended October 28, 2014.
10.1	Form of Change in Control Severance Agreement.
10.2	Notification Letter to F.N. Grasberger dated August 1, 2014.
31	Certification Pursuant to Rule 13a-14(a) or 15d-14(a), as Adopted Pursuant to Section 302 of the
	Sarbanes-Oxley Act of 2002 (Principal Executive Officer and Principal Financial Officer).
32	Certifications Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the
	Sarbanes-Oxley Act of 2002 (Principal Executive Officer and Principal Financial Officer).
101	The following financial statements from Harsco Corporation's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014, filed with the Securities and Exchange Commission on November 6, 2014, formatted in XBRL (Extensible Business Reporting Language): (i) the Condensed Consolidated Balance Sheets; (ii) the Condensed Consolidated Statements of Operations; (iii) the Condensed Consolidated Statements of Comprehensive Income (Loss); (iv) the Condensed Consolidated Statements of Cash Flows; (v) the Condensed Consolidated Statements of Equity; and (vi) the Notes to Condensed Consolidated Financial Statements.