UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 FORM 10-K

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ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2017

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

το

Commission File Number 001-07845

LEGGETT & PLATT, INCORPORATED

(Exact name of registrant as specified in its charter)

Missouri44-0324630r other jurisdiction of(I.R.S. Employer

(State or other jurisdiction of incorporation or organization)

Identification No.)

No. 1 Leggett Road Carthage, Missouri

64836

(Address of principal executive offices)

(Zip code)

Registrant's telephone number, including area code: (417) 358-8131 SECURITIES REGISTERED PURSUANT TO SECTION 12(b) OF THE ACT:

Title of Each Class

Name of each exchange on which registered

Common Stock, \$.01 par value

New York Stock Exchange

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes \square No \square Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes \square No \square

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes \boxtimes No \square

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes \boxtimes No \square

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer	×]	Accelerated filer \square
Non-accelerated filer		Do not check if a smaller reporting company)	Smaller reporting company \square
			Emerging growth company \Box

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes □ No ⊠

The aggregate market value of the voting stock held by non-affiliates of the registrant (based on the closing price of our common stock on the New York Stock Exchange) on June 30, 2017 was \$6,752,500,000.

There were 132,240,307 shares of the registrant's common stock outstanding as of February 9, 2018.

DOCUMENTS INCORPORATED BY REFERENCE

Part of Item 10, and all of Items 11, 12, 13 and 14 of Part III are incorporated by reference from the Company's definitive Proxy Statement for the Annual Meeting of Shareholders to be held on May 15, 2018.

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Forward-Looking Statements

This Annual Report on Form 10-K and our other public disclosures, whether written or oral, may contain "forward-looking" statements including, but not limited to: projections of revenue, income, earnings, capital expenditures, dividends, capital structure, cash flows, tax impacts or other financial items; possible plans, goals, objectives, prospects, strategies or trends concerning future operations; statements concerning future economic performance, possible goodwill or other asset impairment; and the underlying assumptions relating to the forward-looking statements. These statements are identified either by the context in which they appear or by use of words such as "anticipate," "believe," "estimate," "expect," "intend," "may," "plan," "project," "should" or the like. All such forward-looking statements, whether written or oral, and whether made by us or on our behalf, are expressly qualified by the cautionary statements described in this provision.

Any forward-looking statement reflects only the beliefs of the Company or its management at the time the statement is made. Because all forward-looking statements deal with the future, they are subject to risks, uncertainties and developments which might cause actual events or results to differ materially from those envisioned or reflected in any forward-looking statement. Moreover, we do not have, and do not undertake, any duty to update or revise any forward-looking statement to reflect events or circumstances after the date on which the statement was made. For all of these reasons, forward-looking statements should not be relied upon as a prediction of actual future events, objectives, strategies, trends or results.

Readers should review Item 1A Risk Factors in this Form 10-K for a description of important factors that could cause actual events or results to differ materially from forward-looking statements. It is not possible to anticipate and list all risks, uncertainties and developments which may affect the future operations or performance of the Company, or which otherwise may cause actual events or results to differ materially from forward-looking statements. However, the known, material risks and uncertainties include the following:

- factors that could affect the industries or markets in which we participate, such as growth rates and opportunities in those industries;
- adverse changes in consumer confidence, housing turnover, employment levels, interest rates, trends in capital spending and the like;
- factors that could impact raw materials and other costs, including the availability and pricing of steel scrap and rod and other raw materials, the availability of labor, wage rates and energy costs;
- our ability to pass along raw material cost increases through increased selling prices;
- price and product competition from foreign (particularly Asian and European) and domestic competitors;
- our ability to maintain profit margins if our customers change the quantity and mix of our components in their finished goods;
- our ability to realize 25-35% contribution margin on incremental unit volume produced utilizing spare capacity;
- our ability to achieve expected levels of cash flow;
- our ability to identify and consummate strategically-screened acquisitions;
- our ability to maintain and grow the profitability of acquired companies;
- adverse changes in foreign currency, tariffs, customs, shipping rates, political risk, and U.S. or foreign laws, regulations or legal systems (including the Tax Cuts and Jobs Act and other tax laws);
- our ability to maintain the proper functioning of our internal business processes and information systems through technology failures or otherwise;
- our ability to avoid modification or interruption of our information systems through cyber-security breaches;
- a decline in the long-term outlook for any of our reporting units that could result in asset impairment;
- the amount and timing of share repurchases;
- the loss of one or more of our significant customers; and
- litigation accruals related to various contingencies including vehicle-related personal injury, antitrust, intellectual property, product liability and warranty, taxation, environmental and workers' compensation expense.

PART I

Item 1. Business.

Summary

Leggett & Platt, Incorporated was founded as a partnership in Carthage, Missouri in 1883 and was incorporated in 1901. The Company, a pioneer of the steel coil bedspring, has become an international diversified manufacturer that conceives, designs and produces a wide range of engineered components and products found in many homes, offices, automobiles and aircraft. As discussed below, our operations are organized into 14 business units, which are divided into ten groups under our four segments: Residential Products; Industrial Products; Furniture Products; and Specialized Products.

Overview of Our Segments

Residential Products Segment

BEDDING GROUP

U.S. Spring
International Spring

FABRIC & CARPET CUSHION GROUP

Fabric Converting Geo Components Carpet Cushion

MACHINERY GROUP

Machinery

Our Residential Products segment began in 1883 with the manufacture of steel coil bedsprings. Today, we supply a variety of components and machinery used by bedding manufacturers in the production and assembly of their finished products. Our range of products offers our customers a single source for many of their component needs. We also produce or distribute carpet cushion, fabric, and geo components.

Innovative proprietary products and low cost have made us the largest U.S. manufacturer in many of these businesses. We strive to understand what drives consumer purchases in our markets and focus our product development activities on meeting end-consumer needs. We attain a cost advantage from efficient manufacturing methods, internal production of key raw materials, purchasing leverage, and large-scale production. Sourcing components from us allows our customers to focus on designing, merchandising and marketing their products.

PRODUCTS

Bedding Group

- Innersprings (sets of steel coils, bound together, that form the core of a mattress)
- · Wire forms for mattress foundations
- Machines that we use to shape wire into various types of springs

Fabric & Carpet Cushion Group

- · Structural fabrics for mattresses, residential furniture and industrial uses
- Carpet cushion (made from bonded scrap foam, fiber, rubber and prime foam)
- Geo components (synthetic fabrics and various other products used in ground stabilization, drainage protection, erosion and weed control)

Machinery Group

- · Quilting machines for mattress covers
- Industrial sewing/finishing machines
- · Conveyor lines
- · Mattress packaging and glue-drying equipment

Customers

- Manufacturers of finished bedding (mattresses and foundations)
- Retailers and distributors of carpet cushion
- · Contractors, landscapers, road construction companies, and government agencies using geo components
- · Manufacturers of upholstered furniture, packaging, filtration and draperies

Industrial Products Segment

WIRE GROUP

Drawn Wire1

Steel Rod

The quality of our products and service, together with low cost, have made Leggett & Platt the leading U.S. supplier of high-carbon drawn steel wire. Our Wire Group operates a steel rod mill with an annual output of approximately 500,000 tons, of which a substantial majority is used by our own wire mills. We have three wire mills that supply virtually all the wire consumed by our other domestic businesses. We also supply steel wire to trade customers that operate in a broad range of markets.

PRODUCTS

Wire Group

- Drawn wire
- Steel rod

Customers

We use about 70% of our wire output to manufacture our own products, including:

- Bedding and furniture components
- · Automotive seat suspension systems

¹ Drawn Wire includes our former Wire Products business unit effective January 1, 2018.

PART I

The Industrial Products segment also has a diverse group of trade customers that include:

- Mechanical spring manufacturers
- Wire distributors
- · Packaging and baling companies

Furniture Products Segment

HOME FURNITURE GROUP

Home Furniture 1

WORK FURNITURE GROUP

Work Furniture

CONSUMER PRODUCTS GROUP

Consumer Products ²

In our Furniture Products segment, we design, manufacture, and distribute a wide range of components and finished products for the residential furniture, office and commercial furniture, and specialty bedding markets. We supply components used by home and work furniture manufacturers to provide comfort, motion and style in their finished products, as well as select lines of private-label finished furniture. We are also a major supplier of adjustable beds and fashion beds, with domestic manufacturing, distribution, e-commerce fulfillment and global sourcing capabilities.

PRODUCTS

Home Furniture Group

- Steel mechanisms and motion hardware (enabling furniture to recline, tilt, swivel, rock and elevate) for reclining chairs, sofas, sleeper sofas and lift chairs
- Springs and seat suspensions for chairs, sofas and love seats

Work Furniture Group

- Select lines of private-label finished furniture
- Bases, columns, back rests, casters and frames for office chairs, and control devices that allow chairs to tilt, swivel and elevate
- · Molded plywood components

Consumer Products Group

- Adjustable beds
- Fashion beds and bed frames

¹ Home Furniture includes our former Furniture Hardware and Seating & Distribution business units effective January 1, 2018.

² Consumer Products includes our former Adjustable Bed and Fashion Bed business units effective January 1, 2018.

CUSTOMERS

- Manufacturers of upholstered furniture
- Office furniture manufacturers
- Mattress and furniture retailers
- Department stores and big box retailers
- E-commerce retailers

Specialized Products Segment

AUTOMOTIVE GROUP

Automotive

AEROSPACE PRODUCTS GROUP

Aerospace Products

HYDRAULIC CYLINDERS GROUP1

Hydraulic Cylinders

¹ Formed January 31, 2018, with the acquisition of a manufacturer of hydraulic cylinders.

Our Specialized Products segment designs, manufactures and sells products including automotive seating components, tubing and fabricated assemblies for the aerospace industry, and hydraulic cylinders for the material handling, construction and transportation industries. Our technical capability and deep customer engagement allows us to compete on critical functionality, such as comfort, size, weight and noise. Our reliable product development and launch capability, coupled with our global footprint, makes us a trusted partner for our Tier 1 and OEM customers.

PRODUCTS

Automotive Group

- Mechanical and pneumatic lumbar support and massage systems for automotive seating
- Seat suspension systems
- Motors and actuators, used in a wide variety of vehicle power features
- Cables

Aerospace Products Group

 Titanium, nickel and stainless-steel tubing, formed tube and tube assemblies, primarily used in fluid conveyance systems

Hydraulic Cylinders Group

Engineered hydraulic cylinders

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PART I

Customers

- Automobile OEMs and Tier 1 suppliers
- Aerospace suppliers
- Mobile equipment OEMs, primarily serving material handling and construction markets

Segment Financial Information

For information about sales to trade customers, sales by product line, EBIT, and total assets of each of our segments, refer to Note E on page 82 of the Notes to Consolidated Financial Statements.

Our reportable segments are the same as our operating segments, which also correspond with our management organizational structure. In conjunction with the change in executive officers, our management organizational structure and all related internal reporting changed effective January 1, 2017. As a result, the composition of our four segments also changed to reflect the new structure. The new segment structure is largely the same as prior years except the Home Furniture Group moved from Residential Products to Furniture Products (formerly Commercial Products) and the Machinery Group moved from Specialized Products to Residential Products.

In addition, the changes in LIFO reserve are now recognized within the segments to which they relate (primarily Industrial Products). Previously segment EBIT (Earnings Before Interest and Taxes) reflected the FIFO basis of accounting for certain inventories and an adjustment to the LIFO basis for these inventories was made at the consolidated financial statement level. These changes were retrospectively applied to all periods presented. The methods and assumptions that we use in estimating our LIFO reserve did not change.

Strategic Direction

Key Financial Metric

Total Shareholder Return (TSR), relative to peer companies, is the key financial measure that we use to assess long-term performance. TSR = (Change in Stock Price + Dividends)/Beginning Stock Price. Our goal is to achieve TSR in the top third of the S&P 500 companies over rolling three-year periods through an approach that employs four TSR sources: revenue growth, margin expansion, dividends, and share repurchases.

Our incentive programs reward return generation and profitable growth. Senior executives participate in a TSR-based incentive program (based on our performance compared to a group of approximately 320 peers).

For information about our TSR targets and performance see the discussion under "<u>Total Shareholder Return</u>" in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations on page 28.

Returning Cash to Shareholders

During the past three years, we generated \$1.36 billion of operating cash, and we returned much of this cash to shareholders in the form of dividends and share repurchases. Our top priorities for use of cash are organic growth (capital expenditures), dividends, and strategic acquisitions. After funding those priorities, if there is still cash available, we generally intend to repurchase stock.

For information about dividends and share repurchases see the discussion under "Pay Dividends" and "Repurchase Stock" in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations beginning on page 44.

Portfolio Management

We utilize a rigorous strategic planning process to help guide decisions regarding business unit roles, capital allocation priorities, and new areas in which to grow. We review the portfolio classification of each unit on an annual basis to determine its appropriate role (Grow, Core, Fix or Divest). This review includes criteria such as competitive position, market attractiveness, business unit size, and fit within our overall objectives, as well as financial indicators such as business unit return, growth of EBIT (earnings before interest and taxes), EBIT margin, EBITDA (earnings before interest, taxes, depreciation and amortization), and operating cash flows. Business units in the Grow category should provide avenues for profitable growth from competitively advantaged positions in attractive markets. Core business units are expected to enhance productivity, improve market share, and generate cash flow from operations while using minimal capital. To remain in the portfolio, business units are expected to consistently generate after-tax returns in excess of our cost of capital. Business units that fail to consistently attain minimum return goals will be moved to the Fix or Divest categories.

Disciplined Growth

We revised our TSR framework in 2016 to moderately increase the expected long-term contribution from revenue growth to 6-9% (from 4-5% previously). Over the last three years, the Company has generated combined unit volume and acquisition growth of 5% per year on average, but this growth was partially offset by divestitures, commodity deflation and currency impact.

Our long-term 6-9% annual revenue growth objective envisions periodic acquisitions. We primarily seek acquisitions within our Grow businesses, and look for opportunities to enter new, higher growth markets (carefully screened for sustainable competitive advantage). We expect all acquisitions to (a) have a clear strategic rationale, a sustainable competitive advantage, a strong fit with the Company, and be in an attractive and growing market; (b) create value by enhancing TSR; (c) for stand-alone businesses: generally possess annual revenue in excess of \$50 million, strong management and future growth opportunity with a strong market position in a market growing faster than GDP; and (d) for bolt-on businesses: generally possess annual revenue in excess of \$15 million, significant synergies, and a strategic fit with an existing business

Acquisitions

2018

On January 31, 2018, we acquired

Precision Hydraulic Cylinders (PHC), a leading global manufacturer of engineered hydraulic cylinders primarily for the materials handling market. The purchase price was \$85 million. This business has current annual revenues of \$81 million and represents a new growth platform for the Company. PHC serves a market of mainly large OEM customers utilizing highly engineered, co-designed components with long product life-cycles, yet representing a small percentage of the end product's cost. PHC will form a new business group titled Hydraulic Cylinders and report in the Specialized Products segment.

2017

We acquired three businesses and the remaining interest in a joint venture for total consideration (including cash and stock) of \$56 million. The first was a Canadian geosynthetic products distributor and installer for civil engineering and construction applications. The second was a Michigan-based surface-critical bent tube manufacturer supporting our private-label seating strategy in Work Furniture. We also acquired a North Carolina manufacturer of rebond carpet cushion. Finally, we acquired the remaining 20% ownership in an Asian joint venture in our Work Furniture business.

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2016

We acquired three businesses and the remaining interest in a joint venture for total consideration of \$65 million. The first was a U.S. manufacturer of aerospace tube assemblies. This business further expands our tube forming and fabrication capabilities, and also adds precision machining to our aerospace platform. We also acquired a distributor of geosynthetic products and a South African producer of mattress innersprings. Finally, we purchased the remaining interest in an Automotive joint venture in China. This business manufactures seat comfort products and lumbar support systems.

2015

We acquired a 70% interest in a European private-label manufacturer of high-end upholstered furniture. This business is complementary to our North American private-label operation and allows us to support our Work Furniture customers as they expand globally. The initial cash outlay for the 70% interest was \$12 million and, per the terms of the agreement, we will acquire the remaining 30% in two equal parts, in the second quarters of 2018 and 2020. We have recorded a liability of approximately \$14 million for these future payments. The recorded liability is based upon estimates and may fluctuate significantly until the payment dates.

For more information regarding our acquisitions, please refer to Note Q on page 110 of the Notes to Consolidated Financial Statements.

Divestitures

2017

We divested our final Commercial Vehicle Products (CVP) business for total consideration of \$9 million. This business unit was engaged in the manufacture of van interiors, including the racks, shelving and cabinets installed in service vans.

2016

We divested four businesses for net consideration of \$72 million. We sold two wire operations, one that manufactured wire partitions, perimeter guarding and storage lockers, and another that manufactured automatic wire strapping equipment and related consumable wire products. We also sold a CVP operation that designed and assembled docking stations for mobile computing equipment in vehicles. Finally, we sold a Machinery business that assembled industrial sewing machines.

2015

We sold four operations for total consideration of \$36 million. We sold our final two Store Fixtures operations and a small operation within our CVP business. We also sold our Steel Tubing business unit. This business manufactured welded steel tubing and fabricated tube components.

For further information about divestitures and discontinued operations, see <u>Note B</u> on page 77 of the Notes to Consolidated Financial Statements.

Foreign Operations

The percentages of our trade sales related to products manufactured outside the United States for the previous three years are shown below. The percentages of foreign trade sales were 31% for 2015, 34% for 2016 and 37% for 2017.



Our international operations are principally located in Europe, China, Canada and Mexico. Our products in these foreign locations primarily consist of:

Europe

- Innersprings for mattresses
- Lumbar and seat suspension systems for automotive seating
- Seamless and welded tubing and fabricated assemblies for aerospace applications
- Select lines of private-label finished furniture
- Machinery and equipment designed to manufacture innersprings for mattresses

China

- Lumbar and seat suspension systems for automotive seating
- Cables, motors, and actuators for automotive applications
- Recliner mechanisms and bases for upholstered furniture
- Formed wire for upholstered furniture
- Innersprings for mattresses
- Work furniture components, including chair bases and casters

Canada

- Lumbar supports for automotive seats
- Fabricated wire for the furniture and automotive industries
- Work furniture chair controls, chair bases and table bases

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PART I

Mexico

- Innersprings and fabricated wire for the bedding industry
- Lumbar and seat suspension systems for automotive seating
- Adjustable beds

Our international expansion strategy is to locate our operations where we believe we would possess a competitive advantage and where demand for our components is growing. We have also expanded internationally in instances where our customers move the production of their finished products overseas to supply them more efficiently.

Our international operations face the risks associated with any operation in a foreign country. These risks include:

- Foreign currency fluctuation
- Foreign legal systems that make it difficult to protect intellectual property and enforce contract rights
- Credit risks
- Increased costs due to tariffs, customs and shipping rates
- Potential problems obtaining raw materials, and disruptions related to the availability of electricity and transportation during times of crisis or war
- Inconsistent interpretation and enforcement, at times, of foreign tax laws
- Political instability in certain countries

Our Specialized Products segment, which derives roughly 85% of its trade sales from foreign operations, is particularly subject to the above risks. These and other foreign-related risks could result in cost increases, reduced profits, the inability to carry on our foreign operations and other adverse effects on our business.

Geographic Areas of Operation

As of December 31, 2017, we had 121 manufacturing facilities; 73 located in the U.S. and 48 located in 17 foreign countries, as shown below. We also had various sales, warehouse and administrative facilities. However, our manufacturing plants are our most important properties.

	Residential Products	Industrial Products	Furniture Products	Specialized Products
North America				
Canada	n		n	n
Mexico	n	n	n	n
United States	n	n	n	n
Europe				
Austria				n
Belgium				n
Croatia	n			
Denmark	n			
France				n
Hungary				n
Italy	n			
Poland			n	
Switzerland	n			
United Kingdom	n			n
South America				
Brazil	n			
Asia				
China	n		n	n
India				n
South Korea				n
Africa				
South Africa	n			

For further information concerning our trade sales related to products manufactured, and our tangible long-lived assets located outside the United States, refer to $\underline{\text{Note } E}$ on page 82 of the Notes to Consolidated Financial Statements.

Sales by Product Line

The following table shows our approximate percentage of trade sales by product line for the last three years:

Product Line	2017	2016	2015
Bedding Group	21 %	22 %	23 %
Automotive Group	20	19	16
Fabric & Carpet Cushion Group	18	18	17
Home Furniture Group	10	11	11
Consumer Products Group	10	8	8
Wire Group ¹	7	8	9
Work Furniture Group	7	7	6
Aerospace Products Group	4	3	3
Machinery Group	2	2	2
Commercial Vehicle Products Group ²	1	2	3
Steel Tubing Group ³	_	_	2

¹Certain operations in the Wire Group were sold in 2016.

Distribution of Products

In each of our segments, we sell and distribute our products primarily through our own personnel. However, many of our businesses have relationships and agreements with outside sales representatives and distributors. We do not believe any of these agreements or relationships would, if terminated, have a material adverse effect on the consolidated financial condition, operating cash flows or results of operations of the Company.

Raw Materials

The products we manufacture require a variety of raw materials. We believe that worldwide supply sources are readily available for all the raw materials we use. Among the most important are:

- Various types of steel, including scrap, rod, wire, sheet, stainless and angle iron
- Foam scrap
- Woven and non-woven fabrics
- Titanium and nickel-based alloys and other high strength metals

We supply our own raw materials for many of the products we make. For example, we produce steel rod that we make into steel wire, which we then use to manufacture:

- Innersprings and foundations for mattresses
- Springs and seat suspensions for chairs and sofas
- Automotive seating suspension systems

We supply a substantial majority of our domestic steel rod requirements through our own rod mill. Our wire drawing mills supply nearly all of our U.S. requirements for steel wire.

²The two remaining Commercial Vehicle Products operations were sold in 2017 and 2016.

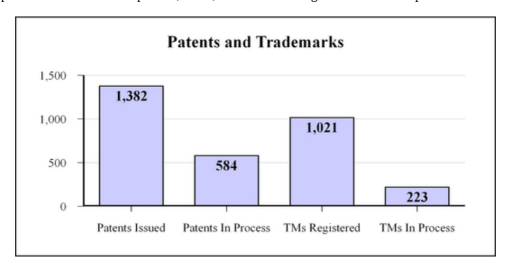
³The Steel Tubing Group was sold in 2015.

Customer Concentration

We serve thousands of customers worldwide, sustaining many long-term business relationships. In 2017, our largest customer accounted for approximately 5% of our consolidated revenues. Our top 10 customers accounted for approximately 33% of these consolidated revenues. The loss of one or more of these customers could have a material adverse effect on the Company as a whole, or on the respective segment in which the customer's sales are reported, including our Residential Products, Specialized Products and Furniture Products segments.

Patents and Trademarks

The chart below shows the approximate number of patents issued, patents in process, trademarks registered and trademarks in process held by our continuing operations as of December 31, 2017. No single patent or group of patents, or trademark or group of trademarks, is material to our operations as a whole. Substantially all of our patents relate to products manufactured by the Residential Products, Furniture Products, and Specialized Products segments, while nearly half of our trademarks relate to products manufactured by the Residential Products segment. We had 1,382 patents issued and 584 in process, and 1,021 trademarks registered and 223 in process.



Some of our most significant trademarks include:

- ComfortCore®, Mira-Coil®, VertiCoil®, Quantum®, Nanocoil®, Softech®, Lura-Flex®, Superlastic® and Active Support Technology® (mattress innersprings)
- **Semi-Flex**® (box spring components and foundations)
- Spuhl® (mattress innerspring manufacturing machines)
- **Wall Hugger**® (recliner chair mechanisms)
- Super Sagless® (motion and sofa sleeper mechanisms)
- No-Sag[®] (wire forms used in seating)
- LPSense® (capacitive sensing)
- Hanes[®] (fabric materials)
- Schukra®, Pullmaflex® and Flex-O-Lator® (automotive seating products)
- Gribetz[®] and Porter[®] (quilting and sewing machines)

Product Development

One of our strongest performing product categories across the company is ComfortCore[®], our fabric-encased innerspring coils used in hybrid and other mattresses. Our ComfortCore[®] volume continues to grow, and represented 40% of our total innerspring units by the end of 2017. A growing number of our ComfortCore[®] innersprings contain a feature we call Quantum[®] Edge. These are narrow-diameter, fabric-encased coils that form a perimeter around a ComfortCore[®] innerspring set, replacing foam in a finished mattress. Over 30% of our ComfortCore[®] innersprings have the Quantum[®] Edge feature, and the volume of ComfortCore[®] with Quantum[®] Edge continues to grow. We are investing in capacity and adding machinery, supplied by our Spuhl[®] operation, to support the growth in ComfortCore[®] and Quantum[®] Edge.

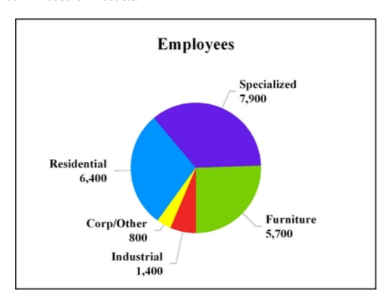
Most of our other businesses are engaged in product development activities to protect our market position and support ongoing growth.

Research and Development

We maintain research, development and testing centers in many locations around the world. We are unable to calculate precisely the cost of research and development because the personnel involved in product and machinery development also spend portions of their time in other areas. However, we estimate our annual cost of research and development to be \$25 million each year over the last three years.

Employees

At December 31, 2017, we had approximately 22,200 employees, of which 16,300 were engaged in production. Of the 22,200, approximately 12,700 were international employees (6,400 in China). Approximately 15% of our employees are represented by labor unions that collectively bargain for work conditions, wages or other issues. We did not experience any work stoppage related to contract negotiations with labor unions during 2017. Management is not aware of any circumstances likely to result in a material work stoppage related to contract negotiations with labor unions during 2018. We had approximately 7,900 employees in Specialized Products; 6,400 in Residential Products; 5,700 in Furniture Products; and 1,400 in Industrial Products.



At December 31, 2016, we had approximately 21,300 employees.

Competition

Many companies offer products that compete with those we manufacture and sell. The number of competing companies varies by product line, but many of the markets for our products are highly competitive. We tend to attract and retain customers through innovation, product quality, competitive pricing and customer service. Many of our competitors try to win business primarily on price but, depending upon the particular product, we experience competition based on quality and performance as well. In general, our competitors tend to be smaller, private companies.

We believe we are the largest U.S. manufacturer, in terms of revenue, of the following:

- Bedding components
- Automotive seat support and lumbar systems
- Components for home furniture and work furniture
- Carpet cushion
- Adjustable beds
- High-carbon drawn steel wire
- Bedding industry machinery

We continue to face pressure from foreign competitors as some of our customers source a portion of their components and finished products offshore. In addition to lower labor rates, foreign competitors benefit (at times) from lower raw material costs. They may also benefit from currency factors and more lenient regulatory climates. We typically remain price competitive, even versus many foreign manufacturers, as a result of our efficient operations, low labor content, vertical integration in steel and wire, logistics and distribution efficiencies, and large scale purchasing of raw materials and commodities. However, we have also reacted to foreign competition in certain cases by selectively adjusting prices, and by developing new proprietary products that help our customers reduce total costs.

For information about antidumping duty orders regarding innerspring and steel wire rod imports, please see "Competition" in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations on page 29.

Seasonality

As a diversified manufacturer, we generally have not experienced significant seasonality. However, unusual economic factors in any given year, along with acquisitions and divestitures, can create sales variability and obscure the underlying seasonality of our businesses. Historically, our operating cash flows are stronger in the fourth quarter primarily related to the timing of cash collections from customers and payments to vendors.

Backlog

Our customer relationships and our manufacturing and inventory practices do not create a material amount of backlog orders for any of our segments. Production and inventory levels are geared primarily to the level of incoming orders and projected demand based on customer relationships.

PART I

Working Capital Items

For information regarding working capital items, please see the discussion of "<u>Cash from Operations</u>" in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations on page 40.

Government Contracts

The Company does not have a material amount of sales derived from government contracts subject to renegotiation of profits or termination at the election of any government.

Environmental Regulation

Our operations are subject to federal, state, and local laws and regulations related to the protection of the environment. We have policies intended to ensure that our operations are conducted in compliance with applicable laws. While we cannot predict policy changes by various regulatory agencies, management expects that compliance with these laws and regulations will not have a material adverse effect on our competitive position, capital expenditures, financial condition, liquidity or results of operations.

Internet Access to Information

We routinely post information for investors under the Investor Relations section of our website (www.leggett.com). Our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and all amendments to those reports are made available, free of charge, on our website as soon as reasonably practicable after electronically filed with, or furnished to, the SEC. In addition to these reports, the Company's Financial Code of Ethics, Code of Business Conduct and Ethics, and Corporate Governance Guidelines, as well as charters for the Audit, Compensation, and Nominating & Corporate Governance Committees of our Board of Directors, can be found on our website under the Corporate Governance section. Information contained on our website does not constitute part of this Annual Report on Form 10-K.

Discontinued Operations

For information on discontinued operations, please see Note B on page 77 of the Notes to Consolidated Financial Statements.

Item 1A. Risk Factors.

Investing in our securities involves risk. Set forth below and elsewhere in this report are risk factors that could cause actual results to differ materially from the results contemplated by the forward-looking statements contained in this report. We may amend or supplement these risk factors from time to time by other reports we file with the SEC.

Costs of raw materials could negatively affect our profit margins and earnings.

Raw material cost increases (and our ability to respond to cost increases through selling price increases) can significantly impact our earnings. We typically have short-term commitments from our suppliers; therefore, our raw material costs generally move with the market. When we experience significant increases in raw material costs, we typically implement price increases to recover the higher costs. Inability to recover cost increases (or a delay in the recovery time) can negatively impact our earnings. Conversely, if raw material costs decrease, we generally pass

through reduced selling prices to our customers. Reduced selling prices combined with higher cost inventory can reduce our segment margins and earnings.

Steel is our principal raw material. The global steel markets are cyclical in nature and have been volatile in recent years. This volatility can result in large swings in pricing and margins from year to year. Our operations can also be impacted by changes in the cost of fabrics and foam scrap. We experienced significant fluctuations in the cost of these commodities in past years.

As a producer of steel rod, we are also impacted by volatility in metal margins (the difference between the cost of steel scrap and the market price for steel rod). If market conditions cause scrap costs and rod pricing to change at different rates (both in terms of timing and amount), metal margins could be compressed and this would negatively impact our results of operations.

Higher raw material costs in past years led some of our customers to modify their product designs, changing the quantity and mix of our components in their finished goods. In some cases, higher cost components were replaced with lower cost components. This primarily impacted our Residential Products product mix and decreased profit margins. If this were to occur again it could negatively impact our results of operations.

Competition could adversely affect our market share, sales, profit margins and earnings.

We operate in markets that are highly competitive. We believe that most companies in our lines of business compete primarily on price, but, depending upon the particular product, we experience competition based on quality and performance. We face ongoing pressure from foreign competitors as some of our customers source a portion of their components and finished products from Asia and Europe. In addition to lower labor rates, foreign competitors benefit (at times) from lower raw material costs. They may also benefit from currency factors and more lenient regulatory climates. If we are unable to purchase key raw materials, such as steel, at prices competitive with those of foreign suppliers, our ability to maintain market share and profit margins could be harmed by foreign competitors.

We are exposed to litigation contingencies that, if realized, could have a material negative impact on our financial condition, results of operations and cash flows.

Although we deny liability in all currently threatened or pending litigation proceedings and believe that we have valid bases to contest all claims made against us, we have, at December 31, 2017, an aggregate litigation contingency accrual of \$.4 million. Based on current facts and circumstances, aggregate reasonably possible (but not probable) losses in excess of the recorded accruals for litigation contingencies (which include Brazilian VAT and other matters) are estimated to be \$22 million. If our assumptions or analysis regarding these contingencies is incorrect, or if facts and circumstances change, we could realize loss in excess of the recorded accruals (and in excess of the \$22 million referenced above) which could have a material negative impact on our financial condition, results of operations and cash flows. For more information regarding our legal contingencies, please see Note S on page 115 of the Notes to Consolidated Financial Statements.

We are exposed to foreign currency risk which may negatively impact our competitiveness, profit margins and earnings.

We expect that international sales will continue to represent a significant percentage of our total sales, which exposes us to currency exchange rate fluctuations. In 2017, 37% of our sales were generated by international operations. The revenues and expenses of our foreign operations are generally denominated in local currencies; however, certain of our operations experience currency-related gains and losses where sales or purchases are denominated in currencies other than their local currency. Further, our competitive position may be affected by the relative strength of the currencies in countries where our products are sold. Foreign currency exchange risks inherent in doing business in foreign countries may have a material adverse effect on our future operations and financial results.

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PART I

Our goodwill and other long-lived assets are subject to potential impairment which could negatively impact our earnings.

A significant portion of our assets consists of goodwill and other long-lived assets, the carrying value of which may be reduced if we determine that those assets are impaired. At December 31, 2017, goodwill and other intangible assets represented \$991 million, or 28% of our total assets. In addition, net property, plant and equipment and sundry assets totaled \$793 million, or 22% of total assets. If actual results differ from the assumptions and estimates used in the goodwill and long-lived asset valuation calculations, we could incur impairment charges, which would negatively impact our earnings.

We review our reporting units for potential goodwill impairment in June as part of our annual goodwill impairment testing, and more often if an event or circumstance occurs making it likely that impairment exists. In addition, we test for the recoverability of long-lived assets at year end, and more often if an event or circumstance indicates the carrying value may not be recoverable. We conduct impairment testing based on our current business strategy in light of present industry and economic conditions, as well as future expectations. If we are not able to achieve projected performance levels, future impairments could be possible, which would negatively impact our earnings.

For more information regarding potential goodwill and other long-lived asset impairment, please refer to <u>Note C</u> on page 79 of the Notes to Consolidated Financial Statements.

Technology failures or cyber security breaches could have a material adverse effect on our operations.

We rely on information systems to obtain, process, analyze and manage data, as well as to facilitate the manufacture and distribution of inventory to and from our facilities. We receive, process and ship orders, manage the billing of and collections from our customers, and manage the accounting for and payment to our vendors. We transitioned certain corporate-level shared service systems primarily related to our U.S. operations for general ledger, cash application, purchasing and accounts payable disbursements to a new platform during the first quarter of 2017. Technology failures or security breaches of a new or existing infrastructure could create system disruptions or unauthorized disclosure of confidential information. If this occurs, our operations could be disrupted, or we may suffer financial loss because of lost or misappropriated information. We cannot be certain that advances in criminal capabilities will not compromise our technology protecting information systems. If these systems are interrupted or damaged by these events or fail for any extended period of time, then our results of operations could be adversely affected.

We may not be able to realize deferred tax assets on our balance sheet depending upon the amount and source of future taxable income.

Our ability to realize deferred tax assets on our balance sheet is dependent upon the amount and source of future taxable income. Economic uncertainty or a reduction in the amount of taxable income or a change in the source of taxable income could impact our underlying assumptions on which valuation reserves are established and negatively affect future period earnings and balance sheets.

We have exposure to economic and other factors that affect market demand for our products which may negatively impact our sales, operating cash flows and earnings.

As a supplier of products to a variety of industries, we are adversely affected by general economic downturns. Our operating performance is heavily influenced by market demand for our components and products. Market demand for the majority of our products is most heavily influenced by consumer confidence. To a lesser extent, market demand is impacted by other broad economic factors, including disposable income levels, employment levels, housing turnover and interest rates. All of these factors influence consumer spending on durable goods, and

drive demand for our components and products. Some of these factors also influence business spending on facilities and equipment, which impacts approximately one quarter of our sales.

Demand weakness in our markets can lead to lower unit orders, sales and earnings in our businesses. Several factors, including a weak global economy, low consumer confidence, or a depressed housing market could contribute to conservative spending habits by consumers around the world. Short lead times in most of our markets allow for limited visibility into demand trends. If economic and market conditions deteriorate, we may experience material negative impacts on our business, financial condition, operating cash flows and results of operations.

We are exposed to political, regulatory, and legislative risks that may arise from actions by U.S. or foreign governments that could negatively impact our results of operations, financial condition and cash flows.

In 2017, 37% of our sales were generated by international operations. Further, many of our businesses obtain products, components and raw materials from global suppliers. Accordingly, our business is subject to the political, regulatory, and legislative risks inherent in operating in numerous countries. These regulations and laws are complex and may change. If the U.S. or foreign governments adopt or change regulations, this could negatively impact our results of operations, financial condition and cash flows.

Changes in tax laws or challenges to our tax positions could negatively impact our results of operations, financial condition and cash flows.

We are subject to the tax laws and reporting rules of the U.S. (federal, state and local) and several foreign jurisdictions. Current economic and political conditions make these tax rules (and governmental interpretation of these rules) in any jurisdiction, including the U.S., subject to significant change and uncertainty. There have been proposals, most notably by the Organization for Economic Cooperation and Development, the European Union, the U.S., and Canada, to reform tax laws or change interpretations of existing tax rules. Some of these proposals, if adopted, could significantly impact how multinational corporations are taxed on their earnings and transactions. Although we cannot predict whether or in what form these proposals will become law, or how they might be interpreted, such changes could have a material adverse effect on our earnings and cash flows.

On December 22, 2017, the U.S. government enacted comprehensive tax legislation commonly referred to as the Tax Cuts and Jobs Act (TCJA), resulting in significant changes to U.S. federal income tax law, including the reduction of the statutory federal income tax rate for corporations and the transition from a worldwide tax system to a territorial system. We are continuing to assess the extensive changes under this legislation and its overall impact on the Company. Based on our current understanding, we expect TCJA to reduce our tax rate in future periods. However, this expectation is based on our current knowledge of the legislation and assumptions we have made. Recognized impacts could differ materially from current estimates based on additional analysis, changes in our interpretation of certain aspects of the legislation, actual financial results for 2018, additional regulatory guidance that might be issued, and other factors, including actions the Company may take as a result of TCJA.

Business disruptions to our steel rod mill, if coupled with an inability to purchase an adequate and/or timely supply of quality steel rod from alternative sources, could have a material negative impact on our Residential Products and Industrial Products segments and Company results of operations.

We purchase steel scrap from third party suppliers. This scrap is converted into steel rod in our mill in Sterling, Illinois. Our steel rod mill has annual output of approximately 500,000 tons, a substantial majority of which is used by our three wire mills. Our wire mills convert the steel rod into drawn steel wire. This wire is used in the production of many of our products, including mattress innersprings.

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PART I

A disruption to the operation of, or supply of steel scrap to, our steel rod mill could require us to purchase steel rod from alternative supply sources, subject to market availability. Ongoing trade action by domestic rod producers against several foreign suppliers could result in the imposition of additional duties on steel rod imports which could result in reduced market availability and/or higher cost of steel rod.

If we experience a disruption to our ability to produce steel rod in our mill, coupled with a reduction of adequate and/or timely supply from alternative market sources of quality steel rod, we could experience a material negative impact on our Residential Products and Industrial Products segments and Company results of operations.

Inability to identify and consummate acquisitions at a sufficient rate and at appropriate prices could negatively impact our annual revenue growth rate.

Our long-term 6-9% annual revenue growth objective envisions periodic acquisitions. We expect to continue our strategy of seeking acquisitions that have a clear strategic rationale, a sustainable competitive advantage, a strong fit with the Company, are in a growing market, and create value by enhancing total shareholder return. Our ability to grow revenues at 6-9% depends, in part, upon our ability to identify and successfully acquire these businesses at appropriate prices. Because of competition among prospective buyers which often leads to higher valuations, the need to satisfy applicable closing conditions or obtain antitrust and other regulatory approvals on acceptable terms, and accounting, regulatory and tax requirements, we may not be able to identify or consummate these acquisitions at a sufficient rate, which could adversely impact our annual revenue growth rate.

Item 1B. Unresolved Staff Comments.

None.

Item 2. Properties.

The Company's corporate office is located in Carthage, Missouri. As of December 31, 2017 we had 121 manufacturing locations, of which 73 are located across the United States and 48 are located in 17 foreign countries. We also had various sales, warehouse and administrative facilities. However, our manufacturing plants are our most important properties.

Manufacturing Locations by Segment

		Subtotals by Segment						
Manufacturing Locations	Company- Wide	Residential Products	Industrial Products	Furniture Products	Specialized Products			
United States	73	38	6	25	4			
Europe	15	7	_	1	7			
China	17	2	_	5	10			
Canada	6	1	_	2	3			
Mexico	6	2	1	1	2			
Other	4	2	_	_	2			
Total	121	52	7	34	28			

For more information regarding the geographic location of our manufacturing facilities refer to "Geographic Areas of Operation" under Item 1 Business on page 11.

Manufacturing Locations Owned or Leased by Segment

			Subtotals	by Segment	
Manufacturing Locations	Company- Wide	Residential Products	Industrial Products	Furniture Products	Specialized Products
Owned	70	36	7	19	8
Leased	51	16	_	15	20
Total	121	52	7	34	28

In 2017, 69% of the Company's net sales were produced in these owned facilities. We also lease many of our manufacturing, warehouse and other facilities on terms that vary by lease (including purchase options, renewals and maintenance costs). For additional information regarding lease obligations, see Note J on page 92 of the Notes to Consolidated Financial Statements. Of our 121 manufacturing facilities, none are subject to liens or encumbrances that are material to the segment in which they are reported or to the Company as a whole.

None of our physical properties are, by themselves, material to the Company's overall manufacturing processes, except for our steel rod mill in Sterling, Illinois, which is reported in Industrial Products. The rod mill consists of approximately 1 million square feet of production space, which we own, and has annual output of approximately 500,000 tons of steel rod, of which a substantial majority is used by our own wire mills. Our wire mills convert the steel rod into drawn steel wire. This wire is used in the production of many of our products, including mattress innersprings. A disruption to the operation of, or supply of steel scrap to, our steel rod mill could require us to purchase steel rod from alternative supply sources, subject to market availability. Ongoing trade action by domestic rod producers against several foreign suppliers could result in the imposition of additional duties on steel rod imports which could result in reduced market availability and/or the increase in our cost of steel rod. If we experience a disruption to our ability to produce steel rod in our mill, coupled with a reduction of adequate and/or timely supply from alternative market sources of quality steel rod, we could experience a material negative impact on our Residential Products and Industrial Products segments and Company results of operations.

In the opinion of management, the Company's owned and leased facilities are suitable and adequate for the manufacture, assembly and distribution of our products. Our properties are located to allow quick and efficient delivery of products and services to our diverse customer base. In certain businesses, productive capacity continues to exceed current operating levels. However, utilization has increased in many of our businesses with improving market demand, and we are investing to support growth in several of our businesses, including Automotive, U.S. Spring, European Spring and Adjustable Bed.

Item 3. Legal Proceedings.

The information in <u>Note S</u> beginning on page 115 of the Notes to Consolidated Financial Statements is incorporated into this section by reference.

Item 4. Mine Safety Disclosures.

Not applicable.

PART I

Supplemental Item. Executive Officers of the Registrant.

The following information is included in accordance with the provisions of Part III, Item 10 of Form 10-K and Item 401(b) of Regulation S-K.

The table below sets forth the names, ages and positions of all executive officers of the Company. Executive officers are normally appointed annually by the Board of Directors.

Name	Age	Position
Karl G. Glassman	59	President and Chief Executive Officer
Matthew C. Flanigan	56	Executive Vice President and Chief Financial Officer
Perry E. Davis	58	Executive Vice President, President - Residential Products & Industrial Products
J. Mitchell Dolloff	52	Executive Vice President, President - Specialized Products & Furniture Products
David M. DeSonier	59	Senior Vice President, Strategy & Investor Relations
Scott S. Douglas	58	Senior Vice President, General Counsel & Secretary
Russell J. Iorio	48	Senior Vice President, Corporate Development
Tammy M. Trent	51	Senior Vice President, Chief Accounting Officer

Subject to the severance benefit agreements with Mr. Glassman, Mr. Flanigan, Mr. Davis, Mr. Dolloff and Mr. Douglas listed as exhibits to this Report (and certain other immaterial agreements with other executive officers), the executive officers generally serve at the pleasure of the Board of Directors. Please see Exhibit Index on page 120 for reference to the agreements.

Karl G. Glassman was appointed Chief Executive Officer of the Company in 2016 and President in 2013. He previously served the Company as Chief Operating Officer from 2006 to 2015. He also served as Executive Vice President from 2002 to 2013, President of Residential Furnishings from 1999 to 2006, Senior Vice President from 1999 to 2002 and in various capacities since 1982.

Matthew C. Flanigan was appointed Executive Vice President of the Company in 2013 and has served as Chief Financial Officer since 2003. He previously served as Senior Vice President from 2005 to 2013, Vice President from 2003 to 2005, Vice President and President of the Office Furniture Components Group from 1999 to 2003 and in various capacities since 1997.

Perry E. Davis was appointed Executive Vice President, President - Residential Products & Industrial Products effective January 1, 2017. He previously served as Senior Vice President and President of the Residential Furnishings segment beginning in 2012. He also served as Vice President of the Company, President—Bedding Group from 2006 to 2012, as Vice President of the Company, Executive VP of the Bedding Group and President—U.S. Spring beginning in 2005. He served as Executive VP of the Bedding Group and President—U.S. Spring from 2004 to 2005, President—Central Division Bedding Group from 2000 to 2004, and in various capacities since 1981.

J. Mitchell Dolloff was appointed Executive Vice President, President - Specialized Products & Furniture Products effective January 1, 2017. He previously served as Senior Vice President and President of the Specialized Products segment beginning in 2016. He served the Company as Vice President from 2014 to 2015. He also served as President of Automotive Asia from 2011 to 2013, Vice President of the Specialized Products segment from 2009 to 2013, and Director of Business Development for Specialized Products from 2007 to 2009. He has served the Company in various other capacities since 2000.

David M. DeSonier was appointed Senior Vice President—Strategy & Investor Relations in 2011. He previously served as Vice President—Strategy & Investor Relations from 2007 to 2011. He has served as Assistant Treasurer since 2002. He joined the Company as Vice President—Investor Relations in 2000.

Scott S. Douglas was appointed Senior Vice President and General Counsel in 2011. He was appointed Secretary of the Company in 2016. He previously served as Vice President and General Counsel from 2010 to 2011, as Vice President—Law and Deputy General Counsel from 2008 to 2010, as Associate General Counsel—Mergers & Acquisitions from 2001 to 2007, and as Assistant General Counsel from 1991 to 2001. He has served the Company in various legal capacities since 1987.

Russell J. Iorio was appointed Senior Vice President, Corporate Development in 2016. He previously served the Company as Senior Vice President, Mergers & Acquisitions from 2014 to 2016. He served the Company as Vice President, Mergers & Acquisitions from 2005 to 2014, and Director of Mergers, Acquisitions & Strategic Planning from 2002 to 2005.

Tammy M. Trent was appointed Senior Vice President in 2017 and has served as Chief Accounting Officer since 2015. She served as Staff Vice President, Financial Reporting from 2007 to 2015. She has served the Company in a series of progressively more responsible accounting capacities since 1998.

PART II

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities.

Our common stock is traded on the New York Stock Exchange (symbol LEG). The table below highlights quarterly and annual stock market information for the last two years.

	Price Range (1)				Volume of Shares Traded (1)		Dividend	
		High	Low		* *		Declared	
2017								
First Quarter	\$	50.89	\$	46.24	61.1	\$	0.34	
Second Quarter		54.97		49.92	59.9		0.36	
Third Quarter		53.96		43.17	59.9		0.36	
Fourth Quarter		51.99		44.76	58.2		0.36	
For the Year	\$	54.97	\$	43.17	239.1	\$	1.42	
2016								
First Quarter	\$	48.50	\$	36.64	60.3	\$	0.32	
Second Quarter		51.20		47.11	50.7		0.34	
Third Quarter		54.63		45.11	55.6		0.34	
Fourth Quarter		50.79		44.02	57.0		0.34	
For the Year	\$	54.63	\$	36.64	223.6	\$	1.34	

⁽¹⁾ Price and volume data reflect composite transactions; price range reflects intra-day prices; data source is Bloomberg.

Shareholders and Dividends

As of February 9, 2018, we had 8,497 shareholders of record.

Increasing the dividend remains a high priority. In 2017, we increased the quarterly dividend by \$.02, or 6% to \$.36 per share. In each year for over 25 years, we have generated operating cash in excess of our annual requirement for capital expenditures and dividends. We expect this again to be the case in 2018. We have no restrictions that materially limit our ability to pay such dividends or that we reasonably believe are likely to limit the future payment of dividends.

For more information on dividends see "Pay Dividends" in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations on page 44.

Issuer Purchases of Equity Securities

The table below is a listing of our purchases of the Company's common stock during each calendar month of the fourth quarter of 2017.

Period	Total Number of Shares Purchased (1)	Average Price Paid per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs (2)	Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs (2)			
October 2017	_	\$ _		7,133,023			
November 2017	5,875	\$ 46.45	3,000	7,130,023			
December 2017	6,066	\$ 48.26	-	7,130,023			
Total	11,941	\$ 47.37	3,000				

- (1) This number includes 8,941 shares which were not repurchased as part of a publicly announced plan or program, all of which were shares surrendered in transactions permitted under the Company's benefit plans. It does not include shares withheld for taxes on option exercises and stock unit conversions, or forfeitures of stock units, all of which totaled 11,852 shares for the fourth quarter.
- (2) On August 4, 2004, the Board authorized management to repurchase up to 10 million shares each calendar year beginning January 1, 2005. This standing authorization was first reported in the quarterly report on Form 10-Q for the period ended June 30, 2004, filed August 5, 2004, and will remain in force until repealed by the Board of Directors. As such, effective January 1, 2018, the Company was authorized by the Board of Directors to repurchase up to 10 million shares in 2018. No specific repurchase schedule has been established.

Item 6. Selected Financial Data.

(Unaudited)	2	2017 ¹	2016 ²		2015 ³	2014 4	2013 ⁵
(Dollar amounts in millions, except per share data)				<u> </u>		 	
Summary of Operations							
Net Sales from Continuing Operations	\$	3,944	\$ 3,750	\$	3,917	\$ 3,782	\$ 3,477
Earnings from Continuing Operations		294	367		328	225	186
(Earnings) Attributable to Noncontrolling Interest, net of tax		_	_		(4)	(3)	(2)
Earnings (loss) from Discontinued Operations, net of tax		(1)	19		1	(124)	13
Net Earnings attributable to Leggett & Platt, Inc. common shareholders		293	386		325	98	197
Earnings per share from Continuing Operations							
Basic		2.16	2.66		2.30	1.57	1.27
Diluted		2.14	2.62		2.27	1.55	1.25
Earnings (Loss) per share from Discontinued Operations							
Basic		(.01)	.14		.01	(.88)	.09
Diluted		(.01)	.14		.01	(.87)	.09
Net Earnings (Loss) per share							
Basic		2.15	2.80		2.31	.69	1.36
Diluted		2.13	2.76		2.28	.68	1.34
Cash Dividends declared per share		1.42	1.34		1.26	1.22	1.18
Summary of Financial Position							
Total Assets	\$	3,551	\$ 2,984	\$	2,964	\$ 3,136	\$ 3,105
Long-term Debt, including capital leases	\$	1,098	\$ 956	\$	942	\$ 762	\$ 685

All amounts are presented after tax.

- Net earnings from Continuing Operations for 2017 includes a \$50 million charge associated with the TCJA; \$13 million of net gains on sales of a business and real estate; an \$8 million tax benefit from a divestiture; a \$10 million pension settlement charge; and a \$3 million charge for an impairment of a wire business.
- Net earnings from Continuing Operations for 2016 includes \$16 million of gains on sales of businesses; a \$3 million goodwill impairment charge; and a \$5 million gain on a foam litigation settlement. Discontinued operations primarily consists of a gain on a foam litigation settlement.
- Net earnings from Continuing Operations for 2015 includes \$4 million of impairments; \$3 million associated with litigation accruals; and an \$8 million pension settlement charge.
- Net earnings from Continuing Operations for 2014 includes \$33 million associated with litigation accruals. Discontinued Operations includes the following items: \$93 million goodwill impairment; \$5 million loss on the sale of the majority of our Store Fixtures unit; and \$22 million associated with litigation accruals.
- Net earnings from Continuing Operations for 2013 include charges of \$45 million related to the Commercial Vehicle Products group (\$43 million goodwill impairment charge and \$2 million accelerated amortization of a customer-related intangible asset); and an \$8 million bargain purchase gain related to an acquisition.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations.

HIGHLIGHTS

Sales increased 5% in 2017, from growth in volume, raw material-related price inflation and currency impact. Acquisitions added 2% to sales but were offset by divestitures (-2%). Sales growth came primarily from Automotive, reflecting content gains and new program awards, and Adjustable Bed. Several other businesses, including International Spring, Geo Components, Work Furniture and Aerospace, contributed to sales growth this past year.

Earnings from continuing operations decreased significantly from the effects of one-time costs associated with the recently enacted Tax Cuts and Jobs Act (TCJA). Other significant factors that reduced earnings include on going steel inflation and the timing lag associated with passing along higher steel costs. These reductions were partially offset by increased sales and lower income taxes.

We continue to optimize our portfolio by increasing investment in those businesses that possess strong competitive advantage and reducing our exposure to businesses and markets that are less attractive. We increased capital expenditures in 2017 to support product categories that are growing. In addition, we acquired three small businesses. We also divested the last remaining operation within the Commercial Vehicle Products group during the year.

Operating cash flow decreased versus 2016, primarily from higher working capital due to sales growth and inflation. However, we once again generated more than enough operating cash flow to comfortably fund dividends and capital expenditures, something we have accomplished each year for more than 25 years.

We raised the quarterly dividend by 6% in 2017 and extended our record of consecutive annual increases to 46 years. We also bought back 3.3 million shares of our stock.

During the year, we issued \$500 million of 3.5% notes maturing in 2027. We also extended the term of, and expanded the borrowing capacity under, our revolving credit facility from \$750 million to \$800 million and correspondingly increased our commercial paper program. We ended 2017 with net debt to net capital at 33%, comfortably within our long-standing targeted range of 30-40%, as discussed on page 47.

We assess our overall performance by comparing our Total Shareholder Return (TSR) to that of peer companies on a rolling three-year basis. We target TSR in the top third of the S&P 500 over the long term. For the three years ended December 31, 2017, we generated TSR of 7% per year on average, placing us just below the midpoint of the S&P 500.

These topics are discussed in more detail in the sections that follow.

PART II

INTRODUCTION

Total Shareholder Return

Total Shareholder Return (TSR), relative to peer companies, is the key financial measure that we use to assess long-term performance. TSR is driven by the change in our share price and the dividends we pay: TSR = (Change in Stock Price + Dividends) / Beginning Stock Price. We seek to achieve TSR in the top third of the S&P 500 over the long term through an approach that employs four TSR drivers: revenue growth, margin expansion, dividends, and share repurchases.

We monitor our TSR performance relative to the S&P 500 on a rolling three-year basis. For the three-year measurement period that ended December 31, 2017, we generated TSR of 7% per year on average, just below the midpoint of the S&P 500.

The table below shows the components of our TSR targets. Accomplishing this level of performance over rolling three-year periods should enable us to consistently attain our top-third TSR goal.

	Current Targets
Revenue Growth	6-9%
Margin Increase	1%
Dividend Yield	3%
Stock Buyback	1%
Total Shareholder Return	11-14%

Customers

We serve a broad suite of customers, with our largest customer representing approximately 5% of our sales. Many are companies whose names are widely recognized. They include producers of residential furniture and bedding, automotive and office seating manufacturers, and a variety of other companies.

Major Factors That Impact Our Business

Many factors impact our business, but those that generally have the greatest impact are market demand, raw material cost trends, and competition.

Market Demand

Market demand (including product mix) is impacted by several economic factors, with consumer confidence being most significant. Other important factors include disposable income levels, employment levels, housing turnover, and interest rates. All of these factors influence consumer spending on durable goods, and therefore affect demand for our components and products. Some of these factors also influence business spending on facilities and equipment, which impacts approximately one quarter of our sales.

Raw Material Costs

In many of our businesses, we enjoy a cost advantage from being vertically integrated into steel wire and rod. This is a benefit that our competitors do not have. We also experience favorable purchasing leverage from buying large quantities of raw materials. Still, our costs can vary significantly as market prices for raw materials (many of which are commodities) fluctuate.

We typically have short-term commitments from our suppliers; accordingly, our raw material costs generally move with the market. Our ability to recover higher costs (through selling price increases) is crucial. When we experience significant increases in raw material costs, we typically implement price increases to recover the higher costs. Conversely, when costs decrease significantly, we generally pass those lower costs through to our customers. The timing of our price increases or decreases is important; we typically experience a lag in recovering higher costs, and we also realize a lag as costs decline.

Steel is our principal raw material. At various times in past years we have experienced significant cost fluctuations in this commodity. In most cases, the major changes (both increases and decreases) were passed through to customers with selling price adjustments. Throughout 2015, market prices for steel decreased significantly, leading to downward pressure on selling prices. We realized a beneficial pricing lag during 2015, as costs generally decreased at a faster rate than selling prices. In 2016, steel costs once again became volatile. Steel inflation during the first half of 2016 was followed by deflation in the third quarter, and significant inflation late in the year. This steel inflation continued throughout 2017. We implemented price increases to recover most of the higher costs, but with the normal lag in realizing selling price increases, the cost inflation led to margin pressure throughout 2017.

As a producer of steel rod, we are also impacted by changes in metal margins (the difference between the cost of steel scrap and the market price for steel rod). Metal margins within the steel industry have been volatile in past years, were moderately compressed in late 2016, and began to increase modestly in the second half of 2017.

Our other raw materials include woven and non-woven fabrics, foam scrap, and chemicals. We have experienced changes in the cost of these materials in past years and generally have been able to pass them through to our customers.

When we raise our prices to recover higher raw material costs, this sometimes causes customers to modify their product designs and replace higher cost components with lower cost components. We must continue providing product options to our customers that enable them to improve the functionality of their products and manage their costs, while providing higher profits for our operations.

Competition

Many of our markets are highly competitive, with the number of competitors varying by product line. In general, our competitors tend to be smaller, private companies. Many of our competitors, both domestic and foreign, compete primarily on the basis of price. Our success has stemmed from the ability to remain price competitive, while delivering innovation, better product quality, and customer service.

We continue to face pressure from foreign competitors as some of our customers source a portion of their components and finished products offshore. In addition to lower labor rates, foreign competitors benefit (at times) from lower raw material costs. They may also benefit from currency factors and more lenient regulatory climates. We typically remain price competitive in most of our business units, even versus many foreign manufacturers, as a result of our highly efficient operations, low labor content, vertical integration in steel and wire, logistics and distribution efficiencies, and large scale purchasing of raw materials and commodities. However, we have also reacted to foreign competition in certain cases by selectively adjusting prices, and by developing new proprietary products that help our customers reduce total costs.

Since 2009, there have been antidumping duty orders on innerspring imports from China, South Africa and Vietnam, ranging from 116% to 234%. In March 2014, the Department of Commerce (DOC) and the International Trade Commission (ITC) determined that the duties should be continued. In April 2014, the DOC published its final order continuing the duties through February 2019 (for China) and December 2018 (for South Africa and Vietnam).

An antidumping and countervailing duty case filed in January 2014 by major U.S. steel wire rod producers was concluded in December 2014, resulting in the imposition of duties on imports of Chinese steel wire rod. The

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antidumping duties range from 106% to 110% and the countervailing duties range from 178% to 193%. Both remain in effect through December 2019. Also, in March 2017 certain U.S. steel wire rod producers filed antidumping and countervailing duty petitions on imports of steel wire rod from Belarus, Italy, Korea, Russia, South Africa, Spain, Turkey, Ukraine, United Arab Emirates, and the United Kingdom. The ITC and the DOC have made final affirmative determinations and imposed antidumping duties on imports from Belarus (280%), Russia (437% to 757%), South Africa (135% to 142%), Ukraine (35% to 44%), and United Arab Emirates (84%). Final antidumping and countervailing duty determinations on the remaining countries are expected in March and April 2018.

Because of the documented evasion of antidumping orders by certain importers, typically shipping goods through third countries and falsely identifying the countries of origin, Leggett and several other U.S. manufacturers formed a coalition to seek stronger enforcement of existing antidumping and/or countervailing duty orders. As a result of these efforts, the U.S. Congress passed the Enforcing Orders and Reducing Customs Evasion (ENFORCE) Act. The ENFORCE Act requires U.S. Customs and Border Protection to implement a transparent, time-limited process to investigate allegations of duty evasion and to assess duties where appropriate.

Change in Segment Reporting in 2017

Our reportable segments are the same as our operating segments, which also correspond with our management organizational structure. In conjunction with a change in executive officers, our management organizational structure and all related internal reporting changed as of January 1, 2017. Effective January 1, 2017, Perry E. Davis became President of the Residential Products and Industrial Products segments, and J. Mitchell Dolloff became President of the Specialized Products and Furniture Products segments.

The composition of our four segments also changed effective January 1, 2017. The table below outlines the new segment structure. We reported under this new structure when we filed our 2017 first quarter 10-Q.

Residential Products	<u>Industrial Products</u>	Furniture Products	Specialized Products	
Bedding Group	Wire Group	Work Furniture Group	Automotive Group	
Fabric & Carpet Cushion Group		Home Furniture Group	Aerospace Products Group	
Machinery Group		Consumer Products Group	CVP Group	

The new structure is largely the same as in prior years except that the Home Furniture Group was moved from Residential Products (formerly Residential Furnishings) to Furniture Products (formerly Commercial Products), and the Machinery Group was moved from Specialized Products to Residential Products. The Industrial Products segment (formerly Industrial Materials) had no changes. Our final CVP operation was sold in 2017.

Prior to January 1, 2017, all of our segments used the first-in, first-out (FIFO) method for valuing inventory. In our consolidated financials, we converted approximately 50% of these inventories (primarily our domestic, steel-related inventories) to the last-in, first-out (LIFO) method, and reported the related LIFO benefit or expense outside of the segments. Effective January 1, 2017, the LIFO benefit or expense was recognized within the segment to which it relates. This change has been retrospectively applied to all prior periods presented.

RESULTS OF OPERATIONS—2017 vs. 2016

Sales increased 5% in 2017, from growth in volume, raw material-related price inflation, and currency impact. Acquisitions added 2% to sales but were offset by divestitures. Sales growth came primarily from Automotive, reflecting content gains and new program awards, and Adjustable Bed. Several other businesses, including International Spring, Geo Components, Work Furniture and Aerospace, contributed to sales growth this year.

Earnings from continuing operations decreased significantly from the effects of one-time costs associated with the recently enacted TCJA. Other significant factors that reduced earnings include ongoing steel inflation and the timing lag associated with passing along higher steel costs. These reductions were partially offset by increased sales and lower income taxes. Further details about our consolidated and segment results are discussed below.

Consolidated Results (continuing operations)

The following table shows the changes in sales and earnings from continuing operations during 2017, and identifies the major factors contributing to the changes.

(Dollar amounts in millions, except per share data)	Amount	% *
Net sales:		
Year ended December 31, 2016	\$ 3,75	0
Divestitures	(7	8) (2)%
2016 sales excluding divestitures	3,67	2
Approximate volume gains	14	2 4 %
Approximate raw material-related inflation and currency impact	6	5 2 %
Same location sales	20	7 6 %
Acquisition sales growth	6	5 2 %
Year ended December 31, 2017	\$ 3,94	4 5 %
Earnings from continuing operations:		_
(Dollar amounts, net of tax)		
Year ended December 31, 2016	\$ 36	7
TCJA impact, net	(5	0)
Pension settlement charge	(1	0)
Real estate gain	1	5
Divestiture tax benefit		8
Divestiture loss	((2)
Impairment	((3)
Non-recurrence of divestiture gains	(1	7)
Non-recurrence of litigation settlement gain	((5)
Other, including higher steel costs (and LIFO expense),		
partially offset by higher volume and lower income taxes	((9)
Year ended December 31, 2017	\$ 29	4
Earnings Per Diluted Share (continuing operations)—2016	\$ 2.6	2
Earnings Per Diluted Share (continuing operations)—2017	\$ 2.1	4
		_

^{*} Calculations impacted by rounding

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Sales increased 5% from volume growth, raw-material price increases and currency impact. Acquisitions also contributed 2% to sales growth but were offset by divestitures. The growth came primarily from Automotive and Adjustable Bed. Several other businesses, including International Spring, Geo Components, Work Furniture and Aerospace, also contributed to sales growth this past year.

During 2017, we divested the last remaining CVP operation, which had total annual sales of \$43 million.

As indicated in the table above, earnings from continuing operations decreased primarily from the impact of the recently enacted TCJA. Operationally, earnings decreased largely from steel inflation, the timing lag associated with passing along these higher steel costs, and several smaller items partially offset by higher volume and lower income taxes.

LIFO Impact

Approximately 50% of our inventories are valued on the LIFO method. These are primarily our domestic, steel-related inventories. In 2017, increasing steel costs over the course of the year resulted in a full-year pretax LIFO expense of \$19 million. In 2016, increasing steel costs, particularly in the fourth quarter, resulted in a full-year pretax LIFO expense of \$11 million.

For further discussion of inventories, see Note A to the Consolidated Financial Statements on page 71.

Interest and Income Taxes

Net interest expense in 2017 did not appreciably change.

Our tax rate is determined by a combination of items, some recurring and some discrete. Recurring items include income earned in various tax jurisdictions and differences in tax rates in those jurisdictions. These items tend to be relatively stable from year to year. Conversely, discrete items may not be as consistent from year to year.

On December 22, 2017, President Trump signed into law TCJA, enacting significant changes to the U.S. Internal Revenue Code of 1986, as amended, including a reduction in the maximum U.S. federal corporate income tax rate from 35% to 21%, the transition of U.S. taxation from a worldwide tax system to a territorial system, and the imposition of a one-time tax associated with the mandatory deemed repatriation of untaxed foreign earnings. Although these provisions are generally applicable for years after December 31, 2017, several impacted our 2017 earnings, including the one-time deemed repatriation tax, additional taxes for expected foreign cash repatriations, and the revaluation of our U.S. deferred taxes. As a result, we recorded a net tax expense of \$50 million in the fourth quarter of 2017 related to these items, which negatively impacted our full year tax rate by 12%. Of this total amount, \$67 million is related to the one-time deemed repatriation tax that will be paid on a graduated scale over the next eight years.

The amount recorded is our best estimate and based on our current understanding of TCJA and the guidance currently available, but should be considered provisional. The ultimate impact may differ from the provisional amount and the accounting will be finalized no later than the fourth quarter of 2018.

While the U.S. statutory federal income tax rate was 35% in both years, our worldwide effective income tax rate on continuing operations was 32% in 2017, compared to 25% for 2016. As discussed above, our rate was negatively impacted by 12% in 2017 due to the effect of TCJA (16% associated with the deemed repatriation tax and 2% from tax on expected future foreign cash repatriations, partially offset by a 6% benefit from the revaluation of our U.S. net deferred tax liabilities). In both years our tax rate benefited from earnings in non-U.S. jurisdictions, which reduced our effective tax rate by 8% in 2017 and 6% in 2016. In addition, the 2017 tax rate benefited by 2% related to tax attributes from a divested business, 2% related to the tax effects of stock-based compensation deductions in the year, and 3% from other permanent tax differences.

The 2016 tax rate benefited by 3% related to the tax effects of stock-based compensation deductions in the year and 1% (net) from other items.

We anticipate an effective tax rate for 2018 of approximately 22%, which includes the anticipated tax effects associated with TCJA and certain other expected discrete items, including stock compensation payments. The expected tax impact from stock compensation can fluctuate based on stock price and other factors, and any changes to our 2017 provisional and 2018 expected TCJA amounts could impact our anticipated 2018 tax rate. Our tax rate is also contingent upon other factors such as our overall profitability, the mix of earnings among tax jurisdictions, the type of income earned, business acquisitions and dispositions, the impact of tax audits and other discrete items, and the effect of other tax law changes and prudent tax planning strategies.

Segment Results

In the following section we discuss 2017 sales and EBIT (earnings before interest and taxes) for each of our segments. We provide additional detail about segment results and a reconciliation of segment EBIT to consolidated EBIT in Note E to the Consolidated Financial Statements on page 82. 2016 segment data has been retrospectively adjusted to reflect the change in segment reporting discussed on page 30.

			 Change in Sales		% Change Same Location
(Dollar amounts in millions)	 2017	2016	 \$	%	Sales (1)
Sales					
Residential Products	\$ 1,639	\$ 1,589	\$ 50	3 %	—%
Industrial Products	546	583	(37)	(6)%	—%
Furniture Products	1,113	1,048	65	6 %	5%
Specialized Products	943	906	37	4 %	8%
Total segment sales	4,241	4,126	115		
Intersegment sales elimination	(297)	(376)	79		
Trade sales	\$ 3,944	\$ 3,750	\$ 194	5 %	6%

			Change in EBIT		EBIT Margins (2)	
	2017	2016	\$	%	2017	2016
EBIT						
Residential Products	\$ 184	\$ 168	\$ 16	10 %	11.2%	10.5%
Industrial Products	21	65	(44)	(68)%	3.8%	11.2%
Furniture Products	81	107	(26)	(24)%	7.3%	10.2%
Specialized Products	196	181	15	8 %	20.8%	20.0%
Intersegment eliminations & other	1	1	_			
Pension settlement charge	(15)		(15)			
Total EBIT	\$ 468	\$ 522	\$ (54)	(10)%	11.9%	13.9%

⁽¹⁾ This is the change in sales not attributable to acquisitions or divestitures. These are sales that come from the same plants and facilities that we operated one year earlier.

Residential Products

Residential Products total sales increased 3% in 2017 from acquisitions, net of a small divestiture. Same locations sales were flat, with volume growth and raw material-related price increases offset by lower pass-through sales of adjustable beds (which originate in Furniture Products but are occasionally distributed through Residential Products). Within our U.S. Spring business, total innerspring units decreased 4%, but growth continued in ComfortCore® (our pocketed coil innersprings), with unit volume in that category up 8%. Volume also increased in our International Spring business.

EBIT and EBIT margin increased in 2017 due to the pass-through of raw material cost increases and higher volume, despite the non-recurrence of a \$7 million litigation benefit in 2016.

⁽²⁾ Segment margins are calculated on total sales. Overall company margin is calculated on trade sales.

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Industrial Products

Total sales in the segment declined 6%, due to divestitures completed in 2016. Same location sales in Industrial Products were flat with steel-related price increases offset by lower volume.

EBIT decreased primarily from the non-recurrence of a \$16 million divestiture gain in 2016, higher raw material costs (including LIFO expense), the timing lag associated with passing along inflation, an impairment charge of \$5 million, and lower volume.

Furniture Products

Sales in Furniture Products increased 6%, with same location sales up 5% from growth in Adjustable Bed and Work Furniture. A small acquisition in Work Furniture added 1% to sales growth.

EBIT and EBIT margin decreased, with the benefit from sales growth more than offset by higher steel costs (including LIFO expense), production inefficiencies and other smaller items.

Specialized Products

In Specialized Products, total sales increased 4% in 2017, and same location sales increased 8%, with volume gains in Automotive and Aerospace partially offset by lower sales in the former CVP business unit. CVP divestitures reduced sales by 4%.

EBIT and EBIT margin increased primarily from a \$23 million gain related to the sale of real estate formerly associated with CVP and higher volume, partially offset by a non-recurring divestiture gain in 2016 (\$11 million) and growth-related costs.

Results from Discontinued Operations

Full year earnings from discontinued operations, net of tax, decreased to -\$1 million from \$19 million in 2016. This decrease is primarily due to the non-recurrence of a litigation gain (\$20 million) related to our former Prime Foam business. For further information about discontinued operations, see Note B to the Consolidated Financial Statements on page 77.

RESULTS OF OPERATIONS—2016 vs. 2015

Sales decreased 4% in 2016, with slightly higher unit volume and acquisitions more than offset by divestitures, raw material-related price deflation, and currency impact. Sales growth continued in Automotive, reflecting content gains and new program awards, but several other businesses experienced soft market demand and lower unit volume during the year.

Earnings from continuing operations increased from several factors, including divestiture gains. The benefit from increased unit volume and lower income taxes was partially offset by steel inflation and the non-recurrence of a pricing lag benefit associated with deflation late in 2015. Further details about our consolidated and segment results are discussed below.

Consolidated Results (continuing operations)

The following table shows the changes in sales and earnings from continuing operations during 2016, and identifies the major factors contributing to the changes.

(Dollar amounts in millions, except per share data)	,	Amount	%
Net sales:			
Year ended December 31, 2015	\$	3,917	
Divestitures		(141)	(4)%
2015 sales excluding divestitures		3,776	
Approximate volume gains		58	2 %
Approximate raw material-related deflation and currency impact		(111)	(3)%
Same location sales		(53)	(1)%
Acquisition sales growth		27	1 %
Year ended December 31, 2016	\$	3,750	(4)%
Earnings from continuing operations:			
(Dollar amounts, net of tax)			
Year ended December 31, 2015	\$	328	
Divestiture gains		17	
Litigation settlement gain		5	
Non-recurrence of pension settlement charge		8	
Other, including benefit from higher volume and lower income taxes, partially			
offset by steel inflation and non-recurrence of prior year pricing lag benefit		9	
Year ended December 31, 2016	\$	367	
Earnings Per Diluted Share (continuing operations)—2015	\$	2.27	
Earnings Per Diluted Share (continuing operations)—2016	\$	2.62	
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Sales decreased 4%, with unit volume growth and acquisitions more than offset by divestitures, raw material-related price decreases, and currency impact. Strong growth in Automotive was partially offset by soft demand in several other markets, including bedding and home furniture.

During 2016, we divested two wire operations, a CVP business and a Machinery operation. These businesses had total combined annual sales of approximately \$100 million.

As indicated in the table above, earnings from continuing operations increased from divestiture gains (related to a CVP business and a wire operation), a litigation settlement gain, and the non-recurrence of the prior year's

pension settlement charge. Operationally, earnings also benefited from higher unit volume and lower income taxes related to a new accounting standard for stock-based compensation. These improvements were partially offset by steel inflation that began to occur in late 2016 and the non-recurrence of the prior year pricing lag benefit (that occurred as steel costs deflated in late 2015).

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LIFO Impact

Approximately 50% of our inventories are valued on the LIFO method. These are primarily our domestic, steel-related inventories. In 2016, increasing steel costs, particularly in the fourth quarter, resulted in a full-year pretax LIFO expense of \$11 million. In 2015, significant deflation in steel costs, particularly in the fourth quarter, resulted in a full-year pretax LIFO benefit of \$46 million.

For further discussion of inventories, see Note A to the Consolidated Financial Statements on page 71.

Interest and Income Taxes

Net interest expense in 2016 decreased slightly due to the repayment of \$200 million 5% notes in August 2015.

Our tax rate is determined by a combination of items, some recurring and some discrete. Recurring items include things like income earned in various tax jurisdictions, and differences in tax rates in those jurisdictions. These items tend to be relatively stable from year to year. Conversely, discrete items are things that may not be as consistent from year to year.

While the U.S. statutory federal income tax rate was 35% in both years, our worldwide effective income tax rate on continuing operations was 25% in 2016, compared to 27% for 2015. In both years our tax rate benefited from earnings in non-U.S. jurisdictions, which reduced our effective tax rate by 6% in each year. In addition, the 2016 tax rate benefited by 3% related to the tax effects of stock-based compensation deductions in the year, and 1% (net) from other items. The 2015 tax rate benefited by 1% related to the reduction of a tax accrual for Chinese earnings that we decided to reinvest within China to acquire the remaining interest in a joint venture and 1% (net) from other items.

In the first quarter of 2016 we adopted Accounting Standards Update (ASU) 2016-09, *Improvements to Employee Share-Based Payment Accounting*. This ASU provides that the tax effects of stock-based awards must be treated as discrete items affecting the tax rate in the interim reporting period in which the tax deductions occur. Many variables (such as timing of award settlements or expirations, changes in stock price over time, ultimate payout levels for awards with performance contingencies, shares cancelled before vesting, and the tax rules in effect at the time of settlement) will impact both the timing and the amount of the tax deductions. Thus, this ASU is likely to add more volatility to the effective tax rate of companies such as Leggett that use stock-based compensation plans.

Segment Results

In the following section we discuss 2016 sales and EBIT for each of our segments. We provide additional detail about segment results and a reconciliation of segment EBIT to consolidated EBIT in Note E to the Consolidated Financial Statements on page 82. All segment data has been retrospectively adjusted to reflect the change in segment reporting discussed on page 30.

			 Change	in Sales	% Change Same Location
(Dollar amounts in millions) Sales	 2016	 2015	 \$	%	Sales (1)
Residential Products	\$ 1,589	\$ 1,688	\$ (99)	(6)%	(6)%
Industrial Products	583	777	(194)	(25)%	(12)%
Furniture Products	1,048	1,072	(24)	(2)%	(3)%
Specialized Products	906	847	59	7 %	8 %
Total segment sales	4,126	 4,384	(258)	_	
Intersegment sales elimination	(376)	(467)	91		
Trade sales	\$ 3,750	\$ 3,917	\$ (167)	(4)%	(1)%

			 Change in EBIT		EBIT Mar	gins (2)
	2016	2015	\$	%	2016	2015
EBIT			 			
Residential Products	\$ 168	\$ 155	\$ 13	8 %	10.5 %	9.2%
Industrial Products	65	77	(12)	(16)%	11.2 %	9.9%
Furniture Products	107	118	(11)	(9)%	10.2 %	11.0%
Specialized Products	181	150	31	21 %	20.0 %	17.7%
Pension settlement charge	_	(12)	12			
Intersegment eliminations & other	1	(1)	2			
Total EBIT	\$ 522	\$ 487	\$ 35	7 %	13.9 %	12.4%

⁽¹⁾ This is the change in sales not attributable to acquisitions or divestitures. These are sales that come from the same plants and facilities that we operated one year earlier.

Residential Products

Residential Products sales decreased 6% in 2016 from a combination of lower unit volume in several product categories, lower pass-through sales of adjustable beds (which originate in Furniture Products but are occasionally distributed through Residential Products), raw material-related price decreases, and currency impact. Within our U.S. Spring business, total innerspring units decreased 6%, but growth continued in ComfortCore® (our pocketed coil innersprings), with unit volume in that category up 4%. Volume also increased in our European Spring business.

EBIT and EBIT margin increased in 2016 due to a litigation gain (\$7 million) and non-recurrence of last year's foam litigation expense (\$5 million). Operationally, the impact on EBIT from lower unit volume was offset by pricing discipline.

⁽²⁾ Segment margins are calculated on total sales. Overall company margin is calculated on trade sales.

Industrial Products

Same location sales in Industrial Products were down 12% from steel-related price decreases and lower unit volume in Drawn Wire. Total sales in the segment declined 25%, also reflecting the divestitures of the Steel Tubing business in late 2015 and two wire operations in 2016.

EBIT decreased primarily due to higher raw material costs (including LIFO impact) and lower unit volume. The operational impacts were partially offset by a divestiture gain (\$16 million) from the sale of one of the Wire Products operations, and the non-recurrence of the prior year's impairment charge (\$6 million) and divestiture loss (\$3 million), both associated with the sale of the Steel Tubing business.

Furniture Products

Sales in Furniture Products decreased 2%, primarily from lower volume in Home Furniture, steel-related price decreases, and currency impact. These items were partially offset by growth from a Work Furniture acquisition completed in March 2015. Adjustable Bed unit volume increased 1% (versus strong growth in each of the prior two years) as we began ramping up new programs selling directly to major bedding retailers and transitioning away from former programs with bedding manufacturers. The decline in these bedding manufacturer programs also caused the decrease in pass-through sales of adjustable beds discussed in the Residential Products segment above.

EBIT and EBIT margin decreased, primarily from higher raw material costs (including LIFO impact) and lower volume, partially offset by operational improvements, gains from building sales of \$3 million, and a favorable sales mix.

Specialized Products

In Specialized Products, sales increased 7% in 2016, with volume gains in Automotive and an Aerospace acquisition completed early in the year, partially offset by divestitures, and currency impact.

EBIT and EBIT margin increased from higher sales, a divestiture gain (\$11 million) related to the sale of a CVP operation, and currency impact. These items were partially offset by goodwill impairment of \$4 million.

We agreed to sell real estate associated with the CVP business and expected to realize a gain on this transaction in 2017. This property reached held-for-sale status in 2016, causing the fair value of the CVP reporting unit to fall below its carrying value, and triggering the \$4 million impairment charge.

Results from Discontinued Operations

Full year earnings from discontinued operations, net of tax, increased to \$19 million from \$1 million in 2015. This increase is primarily due to a litigation gain (\$20 million) related to our former Prime Foam business. For further information about discontinued operations, see Note B to the Consolidated Financial Statements on page 77.

LIQUIDITY AND CAPITALIZATION

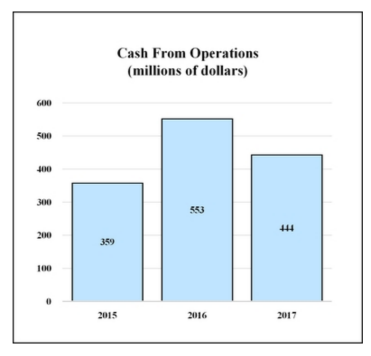
Cash from operations decreased in 2017, primarily from working capital increases due to sales growth and inflation. Our operations once again provided more than enough cash to fund both capital expenditures and dividend payments, something we have accomplished each year for over 25 years. We expect this to again be the case in 2018.

We continued to invest in businesses and product categories that are growing. This resulted in higher capital expenditures in 2017. We raised the quarterly dividend by 6% and extended our record of consecutive annual increases to 46 years. We also bought back 3.3 million shares of our stock during the year.

In November 2017, we issued \$500 million of 3.5% notes maturing in 2027. We also extended the term of our revolving credit facility to November 2022, expanded the borrowing capacity from \$750 million to \$800 million and correspondingly increased our commercial paper program. We ended 2017 with net debt to net capital at 33%, comfortably within our long-standing targeted range of 30-40%, as discussed on page 47.

Cash from Operations

Cash from operations is our primary source of funds. Earnings and changes in working capital levels are the two factors that generally have the greatest impact on our cash from operations.



Cash from operations decreased in 2017 primarily from working capital increases due to sales growth and inflation. Cash from operations should approximate \$500 million in 2018, with working capital expected to be a smaller use of cash than in 2017.

We closely monitor our working capital levels, and we ended 2017 with adjusted working capital at 10.6% of annualized sales¹. The table below explains this non-GAAP calculation. We eliminate cash and current debt maturities from working capital to monitor our operating efficiency and performance related to trade receivables, inventories, and accounts payable. We believe this provides a more useful measurement to investors since cash and current maturities can fluctuate significantly from period to period. As discussed on page 48, a substantial amount of our cash is held by international operations and may not be immediately available to reduce debt on a dollar-for-dollar basis.

(Dollar amounts in millions)	2017			2016		
Current assets	\$	1,767	\$	1,325		
Current liabilities		(976)		(707)		
Working capital		791		618		
Cash and cash equivalents		(526)		(282)		
Current debt maturities		154		4		
Adjusted working capital	\$	419	\$	340		
Annualized sales ¹	\$	3,936	\$	3,616		
Working capital as a percent of annualized sales		20.1%		17.1%		
Adjusted working capital as a percent of annualized sales		10.6%		9.4%		

Annualized sales equal 4th quarter sales (\$984 million in 2017 and \$904 million in 2016) multiplied by 4. We believe measuring our working capital against this sales metric is more useful, since efficient management of working capital includes adjusting those net asset levels to reflect current business volume.

Three Primary Components of our Working Capital

	Aı	mou	nt (in millio	ns)				Days	
	2017		2016		2015		2017	2016	2015
Trade Receivables	\$ 522	\$	451	\$	449	DSO ¹	45	44	43
Inventories	\$ 571	\$	520	\$	505	DIO ²	65	66	60
Accounts Payable	\$ 430	\$	351	\$	307	DPO ³	46	42	41

Calculations of days are as follows:

- 1. Days sales outstanding: ((beginning of year trade receivables + end of year trade receivables) ÷ 2) ÷ (net trade sales ÷ number of days in the year).
- 2. Days inventory on hand: ((beginning of year inventory + end of year inventory)÷2) ÷ (cost of goods sold ÷ number of days in the year).
- 3. Days payables outstanding: ((beginning of year accounts payable + end of year accounts payable)÷2) ÷ (cost of goods sold ÷ number of days in the year).

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<u>Trade Receivables</u> - Our trade receivables increased \$71 million at December 31, 2017 compared to the prior year primarily due to increased sales and currency fluctuations. Our sales to international customers, which are predominantly in the Specialized Products segment, continue to increase and typically have longer payment terms. We continue to look for ways to improve speed of customer payments, including third party programs with early payment incentives in certain circumstances.

Our provision for losses on accounts receivable has averaged \$2 million, and our allowance for bad debt as a percentage of our net receivables has averaged 2% for the last three years. We have experienced favorable trends in the number of accounts monitored for possible loss or written off in the last few years. We obtain credit applications, credit reports, bank and trade references, and periodic financial statements from our customers to establish credit limits and terms as appropriate. In cases where a customer's payment performance or financial condition begins to deteriorate, we tighten our credit limits and terms and make appropriate reserves when deemed necessary.

<u>Inventories</u> - The increase in inventories of \$51 million at December 31, 2017 compared to the prior year primarily reflects higher levels necessary to support sales growth and meet customer delivery requirements, and higher raw material costs.

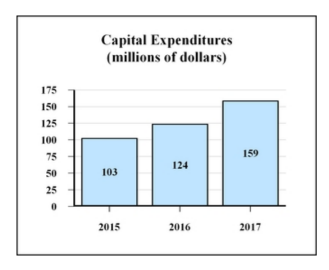
Days inventory on hand of 65 days at the end of 2017 is within a reasonable historical range. We believe we have established adequate reserves for any slower moving or obsolete inventories. We continuously monitor our slow-moving and potentially obsolete inventory through reports on inventory quantities compared to usage within the previous 120 days. We also utilize cycle counting programs and complete physical counts of our inventory. When potential inventory obsolescence is indicated by these controls, we will take charges for write-downs to maintain an adequate level of reserves. We have averaged inventory obsolescence charges of \$8 million annually for the last three years. Our reserve balances (not including our LIFO reserves) as a percentage of our year-end inventory were 6% at the end of 2017, which is consistent with our historical average.

<u>Accounts Payable</u> - The increase in accounts payables of \$79 million at December 31, 2017 compared to the prior year is primarily due to increased purchases to support sales growth, a focused effort on optimizing payment terms, and currency fluctuations. We continue to optimize payment terms through our significant purchasing power and also utilize third party services that allow flexible payment options to enhance our DPO.

Uses of Cash

Finance Capital Requirements

Cash is readily available to fund growth.



In certain of our businesses and product lines we have minimal excess production capacity, and we are therefore investing to support continued growth. In Automotive, we are expanding capacity to support new programs that will begin production over the next few years. In Bedding, we are investing in equipment to support ongoing growth in ComfortCore® innersprings and newer product features such as Quantum® Edge. We are also investing to support rapid growth in Adjustable Bed.

We will continue to make investments to support expansion in businesses and product lines where sales are growing, and for efficiency improvement and maintenance. We expect capital expenditures to again approximate \$160 million in 2018. Our employee incentive plans emphasize returns on capital, which include net fixed assets and working capital. This emphasis focuses our management on asset utilization and helps ensure that we are investing additional capital dollars where attractive return potential exists.

In some of our businesses, we have capacity to accommodate additional volume. For each \$10 million of sales from incremental unit volume produced utilizing spare capacity, we expect to generate approximately \$2.5 million to \$3.5 million of additional pretax earnings. The earnings and margin improvement that we have realized over the past few years reflects, in part, higher utilization in our businesses from market share gains and higher market demand.

Our long-term 6-9% annual growth objective envisions periodic acquisitions. We are seeking acquisitions primarily within our Grow business units, and we are looking for opportunities to enter new growth markets (carefully screened for sustainable competitive advantage).

In 2015, we acquired a 70% interest in a European private-label manufacturer of high-end upholstered furniture for an initial cash outlay of \$12 million and will acquire the remaining 30% in two equal parts, in the second quarters of 2018 and 2020, respectively, for a currently estimated amount of \$14 million. This business is complementary to our North American private-label operation and allows us to support our Work Furniture customers as they expand globally.

In 2016, we acquired three businesses and the remaining interest in a joint venture for total consideration of \$65 million. The first, a U.S. manufacturer of aerospace tube assemblies, expands our tube forming and fabrication

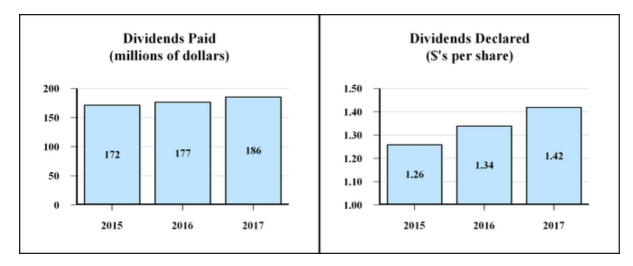
PART II

capabilities and adds precision machining to our aerospace platform. The second is a distributor of geosynthetic products, and the third, a South African producer of mattress innersprings. Finally, we purchased the remaining interest in an Automotive joint venture in China. This business manufactures seat comfort products and lumbar support systems.

In 2017, we acquired three businesses and the remaining interest in a joint venture for total consideration of \$56 million (cash and stock). The first, a Canadian distributor and installer of geosynthetic products expands the geographic scope and capabilities of our Geo Components business. The second is a U.S. manufacturer of surface-critical bent tube components which supports the private-label finished seating strategy in our Work Furniture business. The third is a U.S. producer of rebond carpet underlay which adds to our production capacity and expands the geographic footprint in our Carpet Cushion business. Finally, we acquired the remaining 20% of an Asian joint venture in our Work Furniture business.

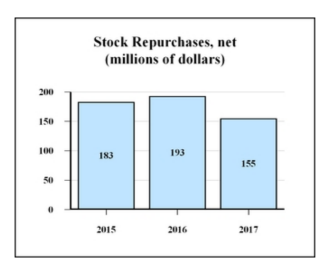
Additional details about acquisitions can be found in <u>Note Q</u> to the Consolidated Financial Statements on page 110.

Pay Dividends



Increasing the dividend remains a high priority. In 2017, we increased the quarterly dividend by \$.02, or 6%, to \$.36 per share. This extended our record of consecutive annual dividend increases to 46 years. Our targeted dividend payout ratio is 50-60% of continuing operations adjusted EPS (which exclude special items such as significant tax law impacts, divestiture gains, impairment charges, litigation accruals and settlement proceeds). We expect future dividend growth to approximate earnings growth.

Repurchase Stock



As shown in the chart above, share repurchases were significant in each of the last three years. During that time frame, we repurchased a total of 12.1 million shares of our stock and issued 6.2 million shares (through employee benefit plans and stock option exercises), reducing outstanding shares by 4%. In 2017, we repurchased 3.3 million shares (at an average price of \$48.66) and issued 1.7 million shares.

Our top priorities for uses of cash are organic growth (via capital expenditures), dividends, and strategic acquisitions. After funding those priorities, to the extent there is remaining cash available, we generally intend to repurchase stock. We have been authorized by the Board to repurchase up to 10 million shares each year, but we have established no specific repurchase commitment or timetable.

Capitalization

This table presents key debt and capitalization statistics at the end of the three most recent years.

(Dollar amounts in millions)	2017 2016		2016	2015		
Long-term debt outstanding:						
Scheduled maturities	\$	1,098	\$	760	\$	761
Average interest rates (1)		3.6%		3.7%		3.7%
Average maturities in years (1)		6.9		5.8		6.8
Revolving credit/commercial paper		_		196		181
Average interest rate on year-end balance		—%		1.0%		.5%
Average interest rate during the year		1.4%		.8%	.5%	
Total long-term debt		1,098		956		942
Deferred income taxes and other liabilities		286		227		223
Equity		1,191		1,094		1,098
Total capitalization	\$	2,575	\$ 2,277		\$	2,263
Unused committed credit: (2)						
Long-term	\$	800	\$	554	\$	419
Short-term		_		_		_
Total unused committed credit	\$	800	\$	554	\$	419
Current maturities of long-term debt	\$	154	\$	4	\$	3
Cash and cash equivalents	\$	526	\$	282	\$	253
Ratio of earnings to fixed charges (3)		8.1 x		9.6 x		8.6 x

- (1) These rates include current maturities, but exclude commercial paper to reflect the averages of outstanding debt with scheduled maturities. The rates also include amortization of interest rate swaps.
- (2) The unused credit amount is based upon our revolving credit facility and commercial paper program which, at the end of 2015, had \$600 million of borrowing capacity. The credit facility was amended in the second quarter of 2016 to increase the borrowing capacity to \$750 million and the commercial paper program was increased to a corresponding amount. The credit facility was amended again in the fourth quarter of 2017 to increase the borrowing capacity to \$800 million and the commercial paper program was increased to a corresponding amount.
- (3) Fixed charges include interest expense, capitalized interest, plus implied interest included in operating leases. Earnings consist principally of income from continuing operations before income taxes, plus fixed charges.

The next table shows the ratio of long-term debt to total capitalization at December 31, 2017 and 2016, calculated in two ways:

- Long-term debt and total capitalization as reported in the previous table.
- Long-term debt and total capitalization each reduced by total cash and increased by current maturities of long-term debt.

We believe that adjusting this measure for cash and current maturities allows a more useful comparison to periods during which cash fluctuates significantly. We use these adjusted (non-GAAP) measures as supplemental information to track leverage trends across time periods with variable levels of cash. Our long-term target is to have net debt as a percentage of net capital in the 30-40% range. As discussed on page 48, a substantial amount of cash is held by our international operations. Therefore, we may not be able to use all of our cash to reduce our debt on a dollar-for-dollar basis, as reflected in the net debt to net capital ratio.

(Dollar amounts in millions)	2017			2016		
Long-term debt	\$	1,098	\$	956		
Current debt maturities		154		4		
Cash and cash equivalents		(526)		(282)		
Net debt	\$	726	\$	678		
Total capitalization	\$	2,575	\$	2,277		
Current debt maturities		154		4		
Cash and cash equivalents		(526)		(282)		
Net capitalization	\$	2,203	\$	1,999		
Long-term debt to total capitalization		42.6%		42.0%		
Net debt to net capitalization		33.0%		33.9%		

Total debt (which includes long-term debt and current debt maturities) increased \$292 million in 2017, primarily from the \$500 million debt issuance described below, partially offset by a reduction in commercial paper.

In November 2017, we issued \$500 million aggregate principal amount of notes that mature in 2027. The notes bear interest at a rate of 3.5% per year, with interest payable semi-annually beginning on May 15, 2018. The net proceeds of these notes were used to pay down commercial paper, which in turn provided borrowing capacity under our commercial paper program for general corporate purposes and the repayment or refinancing of existing indebtedness, at maturity.

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Short Term Borrowings

We can raise cash by issuing commercial paper through a program that is backed by our revolving credit facility with a syndicate of 14 lenders. In May 2016, we increased the borrowing capacity under the facility from \$600 million to \$750 million and extended the term by two years to 2021. In November 2017, we increased the borrowing capacity under the facility from \$750 million to \$800 million and extended the term by one year to 2022. The credit facility allows us to issue letters of credit totaling up to \$250 million. When we issue letters of credit under the facility, we reduce our available credit and commercial paper capacity by a corresponding amount. Amounts outstanding at year-end related to our commercial paper program were:

(Dollar amounts in millions)	2017 2016			2016	2015		
Total program authorized	\$	800	\$	750	\$	600	
Commercial paper outstanding (classified as long-term debt)		_		(196)		(181)	
Letters of credit issued under the credit facility		_		_		_	
Total program usage				(196)		(181)	
Total program available	\$	800	\$	554	\$	419	

The average and maximum amounts of commercial paper outstanding during 2017 were \$436 million and \$625 million, respectively. During the fourth quarter, the average and maximum amounts outstanding were \$309 million and \$625 million, respectively. At year end, we had no letters of credit outstanding under the credit facility, but we had issued \$51 million of stand-by letters of credit under other bank agreements to take advantage of better pricing.

With cash on hand, operating cash flow, our commercial paper program, and our ability to issue debt in the capital markets, we believe we have sufficient funds available to repay maturing debt (including \$150 million of 4.4% notes due July 1, 2018), as well as support our ongoing operations, pay dividends, fund future growth, and repurchase stock.

Our revolving credit facility and certain other long-term debt obligations contain restrictive covenants. Based upon our planned use of cash, we could utilize the full \$800 million of commercial paper, and we would expect to remain in compliance with all of the covenants. The covenants limit, among other things: a) our total amount of indebtedness to 65% of our total capitalization (each as defined in the revolving credit facility), b) the amount of total secured debt to 15% of our total consolidated assets, and c) our ability to sell, lease, transfer, or dispose of all or substantially all of total consolidated assets. For more information about long-term debt, please see Note I to the Consolidated Financial Statements on page 91.

Accessibility of Cash

At December 31, 2017, we had cash and cash equivalents of \$526 million primarily invested in interest-bearing bank accounts and in bank time deposits with original maturities of three months or less. Over 80% of these funds are held in the international accounts of our foreign operations. We do not rely on this foreign cash as a source of funds to support our ongoing U.S. liquidity needs. During 2018, we expect to repatriate approximately \$300 million of foreign cash. The timing and exact amounts of these cash repatriations are difficult to predict, and are, among other things, subject to local governmental requirements.

As discussed previously, TCJA enacted at the end of 2017 imposed a one-time U.S. tax on the earnings that produced our foreign cash. This deemed repatriation tax totaled \$67 million and will be paid on a graduated scale over the next eight years. We can now bring cash to the U.S. without incurring incremental U.S. federal taxes. There likely will be some state-level income tax; however, we believe any such tax will not be material. As a result, the enactment of TCJA increases the likelihood of repatriating cash from past, current and future foreign earnings.

If we were to bring all our current foreign cash back immediately to the U.S. in the form of dividends, we would pay previously accrued foreign withholding taxes of approximately \$21 million, based upon historic foreign withholding tax rates. However, due to statutory requirements in various jurisdictions, approximately \$36 million of this cash was inaccessible for repatriation at year end. In 2017, 2016, and 2015, we brought back cash of \$116 million, \$5 million, and \$112 million, respectively, at little to no added tax cost.

CONTRACTUAL OBLIGATIONS

The following table summarizes our future contractual cash obligations and commitments at December 31, 2017:

		Payments Due by Period ⁵						
Contractual Obligations	Total		Less Than 1 Year		1-3 Years	3-5 Years		More Than 5 Years
(Dollar amounts in millions)								
Long-term debt ¹	\$ 1,246	\$	152	\$	_	\$ 299	\$	795
Capitalized leases	6		2		3	1		_
Operating leases	130		35		49	31		15
Purchase obligations ²	373		368		3	2		_
Interest payments ³	306		43		78	75		110
Deferred income taxes	83		_		_	_		83
Other obligations (including pensions and net reserves for tax contingencies) ⁴	205		2		14	9		180
Total contractual cash obligations	\$ 2,349	\$	602	\$	147	\$ 417	\$	1,183

¹ The long-term debt payment schedule presented above could be accelerated if we were not able to make the principal and interest payments when due.

² Purchase obligations primarily include open short-term (30-120 days) purchase orders that arise in the normal course of operating our facilities.

Interest payments are calculated on debt outstanding at December 31, 2017 at rates in effect at the end of the year.

⁴ Other obligations include our net reserves for tax contingencies in the "More Than 5 Years" column because these obligations are long-term in nature and actual payment dates cannot be specifically determined. Other obligations also include a \$62 million long-term deemed repatriation tax payable and our current estimate of \$2 million for minimum contributions to defined benefit pension plans.

Less Than 1 Year (due in 2018), 1-3 Years (due in 2019 and 2020), 3-5 Years (due in 2021 and 2022) and More Than 5 Years (due in 2023 and beyond).

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

We prepare our consolidated financial statements in accordance with accounting principles generally accepted in the United States of America. To do so, we must make estimates and judgments that affect the reported amounts of assets, liabilities, revenues, expenses, and disclosures. If we used different estimates or judgments our financial statements would change, and some of those changes could be significant. Our estimates are frequently based upon historical experience and are considered by management, at the time they are made, to be reasonable and appropriate. Estimates are adjusted for actual events, as they occur.

"Critical accounting estimates" are those that are: a) subject to uncertainty and change, and b) of material impact to our financial statements. Listed below are the estimates and judgments which we believe could have the most significant effect on our financial statements.

We provide additional details regarding our significant accounting policies in <u>Note A to the Consolidated Financial Statements</u> on page 71.

Description	Judgments and Uncertainties	Effect if Actual Results Differ From Assumptions
Goodwill		
Goodwill is assessed for impairment annually as of June 30 and as triggering events occur.	Goodwill is evaluated annually for impairment as of June 30 using either a quantitative or qualitative analysis at the reporting unit level, which is one level below our operating segments. We begin with a qualitative assessment of whether it is more likely than not that a reporting unit's fair value is less than its carrying value before applying the two step goodwill impairment model. Judgment is required in the two step model to estimate fair value for the reporting unit. We estimate fair value using a combination of a discounted cash flow model and a market approach using price to earnings ratios for comparable publicly traded companies with characteristics similar to the reporting unit.	The June 2017 review indicated no goodwill impairments. However, we exited a few small businesses in each of the years presented and evaluated goodwill for impairment when they were classified as held for sale. We recognized goodwill impairments of less than \$5 million in each of the years presented, associated with the exit of these businesses. Information regarding material assumptions used to determine if a goodwill impairment exists can be found in Note C to the Consolidated Financial Statements on page 79. At December 31, 2017, we had \$822 million of goodwill.
	The cash flow model contains uncertainties related to the forecast of future results as many outside economic and competitive factors can influence future performance. Margins, sales growth, and discount rates are the most critical estimates in determining enterprise values using the cash flow model. The market approach requires judgment to determine the appropriate price to earnings ratio. Ratios are derived from comparable publicly-traded companies that operate in the same or similar industry as the reporting unit.	We conduct impairment testing based on our current business strategy in light of present industry and economic conditions, as well as future expectations. If we are not able to achieve projected performance levels, future impairments could be possible.

Description	Effect if Actual Results Differ From Assumptions	
Other Long-lived Assets		
Other long-lived assets are tested for recoverability at year-end and whenever events or circumstances indicate the carrying value may not be recoverable. For other long-lived assets we estimate fair value at the lowest level where cash flows can be measured (usually at a branch level).	Impairments of other long-lived assets usually occur when major restructuring activities take place, or we decide to discontinue product lines completely. Our impairment assessments have uncertainties because they require estimates of future cash flows to determine if undiscounted cash flows are sufficient to recover carrying values of these assets. For assets where future cash flows are not expected to recover carrying value,	These impairments are unpredictable. Impairments averaged approximately \$2 million per year over the last three years. At December 31, 2017, net property, plant and equipment was \$664 million and net intangible assets other than goodwill was \$169 million.
	fair value is estimated which requires an estimate of market value based upon asset appraisals for like assets.	
Inventory Reserves		
We reduce the carrying value of inventories to reflect an estimate of net realizable value for obsolete and slow-moving inventory. We value inventory at net realizable value (what we think we will recover). Generally a reserve is not required unless we have more than a one-year's supply of the product. If	Our inventory reserve contains uncertainties because the calculation requires management to make assumptions about the value of products that are obsolete or slow-moving (i.e., not selling very quickly). Changes in customer behavior and	At December 31, 2017, the reserve for obsolete and slow-moving inventory was \$35 million (approximately 6% of FIFO inventories). This is consistent with the \$33 million of reserves at December 31, 2016 and 2015, representing 6% of FIFO inventories.
we have had no sales of a given product for 12 months, those items are generally deemed to have no value and are written down completely.	requirements can cause inventory to quickly become obsolete or slow-moving. The calculation also uses an estimate of the ultimate recoverability of items identified as slow-moving based upon historical experience (65% on average).	Additions to inventory reserves in 2017 were \$5 million, which were lower than 2016 and 2015 amounts of \$9 million and \$10 million, respectively. We do not expect obsolescence to change from current levels.

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Description	Judgments and Uncertainties	Effect if Actual Results Differ From Assumptions
Workers' Compensation		
We are substantially self-insured for costs related to workers' compensation, and this requires us to estimate the liability associated with this obligation.	Our estimates of self-insured reserves contain uncertainties regarding the potential amounts we might have to pay. We consider a number of factors, including historical claim experience, demographic factors, and potential recoveries from third party insurance carriers.	Over the past five years, we have incurred, on average, \$8 million annually for costs associated with workers' compensation. Average year-to-year variation over the past five years has been approximately \$1 million. At December 31, 2017, we had accrued \$34 million to cover future self-insurance liabilities.
Credit Losses		
For accounts and notes receivable, we estimate a bad debt reserve for the amount that will ultimately be uncollectible. When we become aware of a specific customer's potential inability to pay, we record a bad debt reserve for the amount we believe may not be collectible.	Our bad debt reserve contains uncertainties because it requires management to estimate the amount uncollectible based upon an evaluation of several factors such as the length of time that receivables are past due, the financial health of the customer, industry and macroeconomic considerations, and historical loss experience. Our customers are diverse and many are small-to-medium sized companies, with some being highly leveraged. Bankruptcy can occur with some of these customers relatively quickly and with little warning. In cases where a customer's payment performance or financial condition begins to deteriorate, we tighten our credit limits and terms and make appropriate reserves when deemed necessary. Certain of our customers have from time to time experienced bankruptcy, insolvency and/or an inability to pay their debts to us as they come due. If our customers suffer significant financial difficulty, they may be unable to pay their debts to us timely or at all, they may reject their contractual obligations to us under bankruptcy laws or otherwise, or we may have to negotiate significant discounts and/or extend financing terms with these customers.	A significant change in the financial status of a large customer could impact our estimates. We believe we have established adequate reserves on our riskier customer accounts. We have experienced favorable trends in the number of accounts monitored for possible loss or written off in the last few years. The average annual amount of customer-related bad debt expense was less than \$2 million (significantly less than 1% of annual net sales) over the last three years. At December 31, 2017, our allowances for doubtful accounts were less than \$5 million (about 1% of our trade accounts and notes receivable of \$528 million).

Description	Judgments and Uncertainties	Effect if Actual Results Differ From Assumptions
Pension Accounting For our pension plans, we must estimate the cost of benefits to be provided (well into the future) and the current value of those benefit obligations. In 2017, we completed an annuity purchase transaction for pensioners that were currently receiving a small monthly benefit, and in 2015 offered a voluntary one-time lump-sum payment option to selected participants. Please see Note L to our Consolidated Financial Statements on page 99.	The pension liability calculation contains uncertainties because it requires management's judgment. Significant assumptions used to measure our pension liabilities and pension expense annually include: - the discount rate used to calculate the present value of future benefits - an estimate of expected return on pension assets based upon the mix of investments held (bonds and equities) - certain employee-related factors, such as turnover, retirement age and mortality. Mortality assumptions represent our best estimate of the duration of future benefit payments at the measurement date. These estimates are based on each plans' demographics and other relevant facts and circumstances - the rate of salary increases where benefits are based on earnings	Each 25 basis point decrease in the discount rate increases pension expense by \$.5 million and increases the plans' benefit obligation by \$8 million. A 25 basis point reduction in the expected return on assets would increase pension expense by \$.4 million, but have no effect on the plans' funded status. Assuming a long-term investment horizon, we do not expect a material change to the return on asset assumption.
Contingencies We evaluate various legal, environmental, and other potential claims against us to determine if an accrual or disclosure of the contingency is appropriate. If it is probable that an ultimate loss will be incurred and reasonably estimable, we accrue a liability for the estimate of the loss.	Our disclosure and accrual of loss contingencies (i.e., losses that may or may not occur) contain uncertainties because they are based on our assessment of the probability that the expenses will actually occur, and our reasonable estimate of the likely cost. Our estimates and judgments are subjective and can involve matters in litigation, the results of which are generally unpredictable.	Legal contingencies are related to numerous lawsuits and claims described in Note S to the Consolidated Financial Statements on page 115. During the three-year period ended December 31, 2017, we recorded expense of \$18 million (\$13 million for continuing operations and \$5 million in discontinued operations). There were no material uninsured individual claims during the three-year period ending December 31, 2017.

PART II

Judgments and **Effect if Actual Results** Description **Uncertainties Differ From Assumptions Income Taxes** In the ordinary course of business, we must Our tax liability for unrecognized tax Changes in tax laws could impact make estimates of the tax treatment of many benefits contains uncertainties because assumptions related to the repatriation of transactions, even though the ultimate tax management is required to make certain foreign earnings. outcome may remain uncertain for some assumptions and to apply judgment to Audits by various taxing authorities time. These estimates become part of the estimate the exposures related to our continue as governments look for ways to annual income tax expense reported in our various filing positions. raise additional revenue. Based upon financial statements. Subsequent to year Our effective tax rate is also impacted by past audit experience, we do not expect end, we finalize our tax analysis and file changes in tax laws, the current mix of any material changes to our tax liability as income tax returns. Tax authorities earnings by taxing jurisdiction, and the a result of this audit activity; however, we periodically audit these income tax returns results of current tax audits and could incur additional tax expense if we and examine our tax filing positions, assessments. On December 22, 2017, have audit adjustments higher than including (among other things) the timing recent historical experience. the U.S. enacted comprehensive tax and amounts of deductions, and the legislation commonly referred to as the allocation of income among tax Tax Cuts and Jobs Act (TCJA), which The likelihood of recovery of net jurisdictions. If necessary, we adjust income resulted in significant changes to U.S. operating losses and other tax tax expense in our financial statements in carryforwards has been closely evaluated federal income tax law affecting the the periods in which the actual outcome Company. Current and expected impacts and is based upon such factors as the becomes more certain. are based on our current knowledge of time remaining before expiration, viable the legislation and certain assumptions tax planning strategies, and future taxable earnings expectations. We believe that we have made. Please see Note Mappropriate valuation allowances have Income Taxes on page 103 for more information. been recorded as necessary. However, if earnings expectations or other At December 31, 2017 and 2016, we had assumptions change such that additional \$12 million and \$26 million, respectively, valuation allowances are required, we of net deferred tax assets on our balance could incur additional tax expense. sheet related to net operating losses and Likewise, if fewer valuation allowances other tax carryforwards. The ultimate are needed, we could incur reduced tax realization of these deferred tax assets is expense. dependent upon the amount, source, and timing of future taxable income. In cases where we believe it is more likely than not that we may not realize the future potential tax benefits, we establish a valuation allowance against them. In addition, assumptions have been made regarding the non-repatriation of earnings from certain subsidiaries. Those

assumptions may change in the future, thereby affecting future period results for the tax impact of possible repatriation.

LITIGATION CONTINGENCIES

Accruals for Probable Losses

Although the Company denies liability in all currently threatened or pending litigation proceedings in which it is or may be a party and believes that it has valid bases to contest all claims threatened or made against it, we have recorded a litigation contingency accrual for our reasonable estimate of probable loss for pending and threatened litigation proceedings, in aggregate, in millions, as follows:

	Twelve Months Ended December 31,							
	:	2017 2016				2015		
Litigation contingency accrual - Beginning of period	\$	3.2	\$	8.1	\$	83.9		
Adjustment to accruals - expense - Continuing operations		.6		7.1		5.7		
Adjustment to accruals - expense - Discontinued operations		1.6		2.0		.7		
Cash payments		(5.0)		(14.0)		(82.2)		
Litigation contingency accrual - End of period	\$.4	\$	3.2	\$	8.1		

A large percentage of the accruals and cash payments in 2015 and 2016 were related to antitrust proceedings. The above litigation contingency accruals do not include accrued expenses related to workers' compensation, vehicle-related personal injury, product and general liability claims, taxation issues and environmental matters, some of which may contain a portion of litigation expense. However, any litigation expense associated with these categories is not anticipated to have a material effect on our financial condition, results of operations, or cash flows. For more information regarding accrued expenses, see Note H - Supplemental Balance Sheet Information to the Consolidated Financial Statements under "Accrued expenses" on page 90.

We have relied on several facts and circumstances to conclude that some loss is probable with respect to certain proceedings and matters, and to arrive at a reasonable estimate of loss or range of loss and record the accruals, including: the maturation of the pending proceedings and matters; our experience in settlement negotiations and mediation; comparative settlements of other companies in similar proceedings; discovery becoming or being substantially complete in certain proceedings; certain quantitative metrics used to value probable loss contingencies; and our willingness to settle certain proceedings to forgo the cost and risk of litigation and distraction to our senior executives.

Reasonably Possible Losses in Excess of Accruals

Although there are a number of uncertainties and potential outcomes associated with all of our pending or threatened litigation proceedings, we believe, based on current known facts, that additional losses, if any, are not expected to materially affect our consolidated financial position, results of operations or cash flows. However, based upon current known facts, as of December 31, 2017, aggregate reasonably possible (but not probable, and therefore not accrued) losses in excess of the accruals noted above are estimated to be approximately \$22 million, including approximately \$21 million for Brazilian VAT matters and \$1 million for other matters. If our assumptions or analyses regarding these contingencies are incorrect, or if facts change, we could realize loss in excess of the recorded accruals, and even greater than our estimate of reasonably possible losses in excess of recorded accruals.

For more information regarding litigation contingencies, please refer to <u>Note S</u> on page 115 of the Consolidated Financial Statements, which are incorporated herein by reference.

NEW ACCOUNTING STANDARDS

The FASB has issued accounting guidance effective for current and future periods. See Note A to the Consolidated Financial Statements on page 71 for a more complete discussion.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk.

(Unaudited) (Dollar amounts in millions)

Interest Rates

The table below provides information about the Company's debt obligations sensitive to changes in interest rates. Substantially all of the debt shown in the table below is denominated in United States dollars. The fair value of fixed rate debt was not materially different from its carrying value at both December 31, 2017 and 2016. The fair value of fixed rate debt was calculated using a Bloomberg secondary market rate, as of December 31, 2017 for similar remaining maturities, plus an estimated "spread" over such Treasury securities representing the Company's interest costs for its notes. The fair value of variable rate debt is not significantly different from its recorded amount.

	 			Schedule	d Ma	turity Da	ate						
Long-term debt as of December 31,	2018	2019		2020		2021		2022		Thereafter		2017	2016
Principal fixed rate debt	\$ 150.0	\$ _	\$	_	\$	_	\$	300.0	\$	800.0	\$	1,250.0	\$ 750.0
Average interest rate ¹	4.40%	_		_		_		3.40%		3.61%		3.66%	3.76%
Principal variable rate debt	2.4	_		_		_		_		3.8		6.2	12.4
Average interest rate	1.30%	_		_		_		_		1.22%		1.25%	.33%
Unamortized discounts and deferred loan costs												(10.9)	(4.7)
Commercial Paper ²												_	196.0
Miscellaneous debt ³												6.4	6.1
Total debt												1,251.7	959.8
Less: current maturities												(153.8)	(3.6)
Total long-term debt											\$	1,097.9	\$ 956.2

¹These rates exclude the amortization of interest rate swap.

²Commercial paper is supported by an \$800 revolving credit facility which terminates in 2022. The weighted average interest rate on the balance of commercial paper outstanding at the year ended December 31, 2016 was 1.0%. The weighted average interest rate for the average commercial paper outstanding during the years ended December 31, 2017 and 2016 was 1.4% and .8%, respectively.

Derivative Financial Instruments

The Company is subject to market and financial risks related to interest rates and foreign currency. In the normal course of business, the Company utilizes derivative instruments (individually or in combinations) to reduce or eliminate these risks. The Company seeks to use derivative contracts that qualify for hedge accounting treatment; however, some instruments may not qualify for hedge accounting treatment. It is the Company's policy not to speculate using derivative instruments. Information regarding cash flow hedges and fair value hedges is provided in Note R beginning on page 112 to the Notes to the Consolidated Financial Statements and is incorporated by reference into this section.

³Miscellaneous debt consists primarily of capitalized leases.

Investment in Foreign Subsidiaries

The Company views its investment in foreign subsidiaries as a long-term commitment and does not hedge translation exposures. This investment may take the form of either permanent capital or notes. The Company's net investment (i.e., total assets less total liabilities subject to translation exposure) in foreign operations with functional currencies other than the U.S. dollar at December 31 is as follows:

Functional Currency (amounts in millions)	2017	2016
Chinese Renminbi	\$ 381.1	\$ 294.6
European Currencies	364.3	292.6
Canadian Dollar	260.0	185.6
Mexican Peso	29.1	23.7
Other	50.4	48.1
Total	\$ 1,084.9	\$ 844.6

Item 8. Financial Statements and Supplementary Data.

The Consolidated Financial Statements and Notes, Financial Statement Schedule and supplementary financial information included in this Report are listed and included in Item 15 on page 63, and are incorporated by reference into this item.

Item 9. Changes in and Disagreements With Accountants on Accounting and Financial Disclosure.

None.

Item 9A. Controls and Procedures.

Effectiveness of the Company's Disclosure Controls and Procedures

An evaluation as of December 31, 2017, was carried out by the Company's management, with the participation of the Company's Chief Executive Officer and Chief Financial Officer, of the effectiveness of the Company's disclosure controls and procedures (as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act")). Based upon this evaluation, the Chief Executive Officer and Chief Financial Officer have concluded the Company's disclosure controls and procedures were effective, as of December 31, 2017, to provide assurance that information required to be disclosed by the Company in the reports that it files or submits under the Exchange Act is recorded, processed, summarized, and reported, within the time periods specified by the Securities and Exchange Commission's rules and forms. Disclosure controls and procedures, include without limitation, controls and procedures designed to ensure that information required to be disclosed by the Company in the reports that it files or submits under the Exchange Act is accumulated and communicated to the Company's management, including its Chief Executive Officer and Chief Financial Officer, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

PART II

Management's Annual Report on Internal Control over Financial Reporting and Auditor's Attestation Report

<u>Management's Annual Report on Internal Control over Financial Reporting</u> can be found on page 64, and the <u>Report of Independent</u> <u>Registered Public Accounting Firm</u> regarding the effectiveness of the Company's internal control over financial reporting can be found on page 65 of this Form 10-K. Each is incorporated by reference into this Item 9A.

Changes in the Company's Internal Control Over Financial Reporting

There were no changes during the quarter ended December 31, 2017 that have materially affected or are reasonably likely to materially affect our internal control over financial reporting.

During the first quarter of 2017, we transitioned certain corporate-level shared service systems for general ledger, cash application, purchasing and accounts payable disbursements to a new software platform. The new platform further automates and enhances a number of existing processes and activities primarily related to our domestic U.S. operations. The total capital outlay for this activity approximated \$20 million, most of which was recorded in 2015 and 2016.

These improvements were system process enhancements and were not made in response to any control deficiency or weakness. Our internal control over financial reporting has been effective. Implementation risk was controlled through an on-going process of monitoring and evaluation to mitigate potential risk. The system deployments included fully evaluating and updating our internal control over financial reporting, as well as significant testing and training.

Item 9B. Other Information.

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance.

The subsections entitled "Proposal 1—Election of Directors," "Board & Committee Composition and Meetings," "Consideration of Director Nominees and Diversity," "Section 16(a) Beneficial Ownership Reporting Compliance" and "Director Independence" as well as the introductory paragraph under the "Corporate Governance & Board Matters" section in the Company's definitive Proxy Statement for the Company's Annual Meeting of Shareholders to be held on May 15, 2018, are incorporated by reference.

Directors of the Company

Directors are normally elected annually at the Annual Meeting of Shareholders and hold office until the next annual meeting of shareholders or until their successors are elected and qualified. All current directors have been nominated for re-election at the Company's Annual Meeting of Shareholders to be held May 15, 2018.

In order to be nominated for election as a director, a nominee must submit a contingent resignation to the Nominating & Corporate Governance Committee (N&CG Committee). The resignation will become effective only if (i) the director nominee fails to receive an affirmative majority of the votes cast in the director election; and (ii) the Board accepts the resignation. If a nominee fails to receive an affirmative majority of the votes cast in the director election, the N&CG Committee will make a recommendation to the Board of Directors whether to accept or reject the director's resignation and whether any other action should be taken. If a director's resignation is not accepted, that director will continue to serve until the Company's next annual meeting or until his or her successor is duly elected and qualified. If the Board accepts the director's resignation, it may, in its sole discretion, either fill the resulting vacancy or decrease the size of the Board to eliminate the vacancy.

Brief biographies of the Company's Board of Directors are provided below.

Robert E. Brunner, age 60, was the Executive Vice President of Illinois Tool Works (ITW), a Fortune 250 global, multi-industrial manufacturer of advanced industrial technology, from 2006 until his retirement in 2012. He previously served ITW as President—Global Auto beginning in 2005 and President—North American Auto from 2003. Mr. Brunner holds a degree in finance from the University of Illinois and an MBA from Baldwin-Wallace University. He currently serves as the non-executive chair of NN, Inc., a global manufacturer of precision bearings and plastic, rubber and metal components, and as a director of Lindsay Corporation, a global manufacturer of irrigation equipment and road safety products. Mr. Brunner's experience and leadership with ITW, a diversified manufacturer with a global footprint, provides valuable insight to our Board on strategy, business development, mergers and acquisitions, operations, and international issues. He was first elected as a director of the Company in 2009.

Robert G. Culp, III, age 71, is the co-founder of Culp, Inc., an upholstery and bedding fabrics designer and manufacturer, where he has been the Chairman since 1990 and served as CEO from 1988 to 2007. Mr. Culp holds a degree in economics from the University of North Carolina - Chapel Hill and an MBA from the Wharton School of the University of Pennsylvania. Mr. Culp is the Chairman of the Board of Culp, Inc. and the lead independent director of Old Dominion Freight Line, Inc., a national motor transportation and logistics company. Mr. Culp's experience in the bedding and furniture industries provides valuable insight into a number of the Company's key markets. Through his leadership of Culp, Inc., a publicly-traded company with an international scope, he understands the complexities of the financial and regulatory requirements facing U.S. companies, as well as the challenges and opportunities of developing global operations. He was first elected as a director of the Company in 2013.

R. Ted Enloe, III, age 79, has been Managing General Partner of Balquita Partners, Ltd., a family securities and real estate investment partnership, since 1996. His former positions include Vice Chairman of the Board and member of the Office of the Chief Executive for Compaq Computer Corporation and President of Lomas Financial Corporation and Liberte Investors. He holds a degree in petroleum engineering from Louisiana Polytechnic

PART III

University and a law degree from Southern Methodist University. Mr. Enloe currently serves as a director of Live Nation, Inc., a venue operator, promoter and producer of live entertainment events, and he was previously a director of Silicon Laboratories Inc., a designer of mixed-signal integrated circuits. Mr. Enloe's professional background and experience, previously held senior-executive level positions, financial expertise and service on other company boards, qualifies him to serve as a member of our Board of Directors. Further, his wide-ranging experience combined with his intimate knowledge of the Company from over 40 years on the Board provides an exceptional mix of familiarity and objectivity. He was first elected as a director of the Company in 1969 and has served as Independent Board Chair since 2016.

Manuel A. Fernandez, age 71, co-founded SI Ventures, a venture capital firm focusing on IT and communications infrastructure, and has served as the managing director since 2000. Previously, he served as the Chairman, President and Chief Executive Officer at Gartner, Inc., a research and advisory company, from 1989 to 2000. Prior to Gartner, Mr. Fernandez was President and CEO of three technology-driven companies, including Dataquest, an information services company, Gavilan Computer Corporation, a laptop computer manufacturer, and Zilog Incorporated, a semiconductor manufacturer. Mr. Fernandez was the Executive Chairman of Sysco Corporation, a marketer and distributor of foodservice products, from 2012 until his retirement in 2013, having previously served as Non-executive Chairman from 2009 and as a director from 2006. Mr. Fernandez holds a degree in electrical engineering from the University of Florida, and completed post-graduate work in solid-state engineering at the University of Florida. Mr. Fernandez currently serves as lead independent director of Brunswick Corporation, a market leader in the marine, fitness, and billiards industries, and as a director of Performance Food Group Company, a foodservice products distributor. He was previously a director of Flowers Foods, Inc., a national producer and marketer of packaged bakery foods, Tibco, a global leader in infrastructure and business intelligence software, and Time Inc., a global media company. Mr. Fernandez' venture capital experience, leadership of several technology companies as CEO and service on a number of public company boards offers Leggett outstanding insight into corporate strategy and development, information technology, international growth, and corporate governance. He was first appointed as a director in 2014.

Matthew C. Flanigan, age 56, was appointed Executive Vice President of the Company in 2013 and has served as Chief Financial Officer since 2003. He previously served as Senior Vice President from 2005 to 2013, Vice President from 2003 to 2005, Vice President and President of the Office Furniture Components Group from 1999 to 2003 and in various capacities since 1997. Mr. Flanigan holds a degree in finance and business administration from the University of Missouri. He serves as the lead director of Jack Henry & Associates, Inc., the nation's leading provider of information processing systems for small-to-medium-sized financial institutions. As the Company's CFO, Mr. Flanigan adds valuable knowledge of the Company's finance, risk and compliance functions to the Board. In addition, his prior experience as one of the Company's group presidents provides valuable operations insight. He was first elected as a director of the Company in 2010.

Karl G. Glassman, age 59, was appointed Chief Executive Officer in 2016 and has served as President since 2013. He previously served the Company as Chief Operating Officer from 2006 to 2015, Executive Vice President from 2002 to 2013, President of the Residential Furnishings segment from 1999 to 2006, Senior Vice President from 1999 to 2002, and in various capacities since 1982. Mr. Glassman holds a degree in business management and finance from California State University—Long Beach. He previously served as a director of Remy International, Inc., a leading global manufacturer of alternators, starter motors and electric traction motors. As the Company's CEO, Mr. Glassman provides comprehensive insight to the Board from strategic planning to implementation at all levels of the Company around the world, as well as the Company's relationships with investors, the financial community and other key stakeholders. He also serves on the Board of Directors of the National Association of Manufacturers. Mr. Glassman was first elected as a director of the Company in 2002.

Joseph W. McClanathan, age 65, served as President and Chief Executive Officer of the Household Products Division of Energizer Holdings, Inc., a manufacturer of portable power solutions, from 2007 through his retirement in 2012. Previously, he served Energizer as President and Chief Executive Officer of the Energizer Battery Division from 2004 to 2007, as President—North America from 2002 to 2004, and as Vice President—North America from 2000 to 2002. Mr. McClanathan holds a degree in management from Arizona State University. Through his leadership experience at Energizer and as a former director of the Retail Industry Leaders Association,

Mr. McClanathan offers an exceptional perspective to the Board on manufacturing operations, marketing and development of international capabilities. He was first elected as a director of the Company in 2005.

Judy C. Odom, age 65, served, until her retirement in 2002, as Chief Executive Officer and Board Chair at Software Spectrum, Inc., a global business to business software services company which she co-founded in 1983. Prior to founding Software Spectrum, she was a partner with the international accounting firm, Grant Thornton. Ms. Odom is a licensed Certified Public Accountant and holds a degree in business administration from Texas Tech University. She is a director of Harte-Hanks, a direct marketing service company, and Sabre, Inc., which provides technology solutions for the global travel and tourism industry. Ms. Odom's director experience with several companies offers a broad leadership perspective on strategic and operating issues. Her experience co-founding Software Spectrum and growing it to a global Fortune 1000 enterprise before selling it to another public company provides the insight of a long-serving CEO with international operating experience. Ms. Odom was first elected as a director of the Company in 2002.

Phoebe A. Wood, age 64, has been a principal in CompaniesWood, a consulting firm specializing in early stage investments, since her 2008 retirement as Vice Chairman and Chief Financial Officer of Brown-Forman Corporation, a diversified consumer products manufacturer, where she had served since 2001. Ms. Wood previously held various positions at Atlantic Richfield Company, an oil and gas company, from 1976 to 2000. She holds a degree in psychology from Smith College and an MBA from UCLA. Ms. Wood is a director of Invesco, Ltd., an independent global investment manager, Pioneer Natural Resources, an independent oil and gas company, and PPL Corporation, a utility and energy services company. She previously served as a director of Coca-Cola Enterprises, Inc., a major bottler and distributor of Coca-Cola products. From her career in business and various directorships, Ms. Wood provides the Board with a wealth of understanding of the strategic, financial, and accounting issues the Board faces in its oversight role. Ms. Wood was first elected as a director of the Company in 2005.

Please see the "Supplemental Item" in Part I hereof, for a listing of and a description of the positions and offices held by the executive officers of the Company.

The Company has adopted a code of ethics that applies to its chief executive officer, chief financial officer, and chief accounting officer called the Leggett & Platt, Incorporated Financial Code of Ethics. The Company has also adopted a Code of Business Conduct and Ethics for directors, officers and employees, and Corporate Governance Guidelines. The Financial Code of Ethics, the Code of Business Conduct and Ethics and the Corporate Governance Guidelines are available on the Company's website at www.leggett-search.com/governance. Each of these documents is available in print to any person, without charge, upon request. Such requests may be made to the Company's Secretary at Leggett & Platt, Incorporated, No. 1 Leggett Road, Carthage, Missouri 64836.

On February 20, 2018, the N&CG Committee amended the Company's procedure for identifying and nominating director candidates to strengthen the Committee's support for diversity. The amended provisions provide that, while nominations for the Board will be based on merit and experience, the Committee recognizes the benefits of a diverse Board and will strive to select director candidates who will maintain and strengthen the Board's diversity. The Committee expanded the list of nondiscriminatory factors in the selection of directors to include ethnicity and age. This process also applies to shareholder recommendations of director nominees. The complete procedure is available at www.leggett-search.com/governance, under Corporate Governance, Director Nomination Procedure.

The Company intends to satisfy the disclosure requirement under Item 5.05 of Form 8-K by posting any applicable amendment or waiver to its Financial Code of Ethics, within four business days, on its website at the above address for at least a 12-month period. We routinely post important information to our website. However, the Company's website does not constitute part of this Annual Report on Form 10-K.

PART III

Item 11. Executive Compensation.

The subsections entitled "Board's Oversight of Risk Management," "Director Compensation," "Compensation Committee Interlocks and Insider Participation" together with the entire section entitled "Executive Compensation Related Matters" in the Company's definitive Proxy Statement for the Company's Annual Meeting of Shareholders to be held on May 15, 2018, are incorporated by reference.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters.

The entire sections entitled "Security Ownership" and "Equity Compensation Plan Information" in the Company's definitive Proxy Statement for the Company's Annual Meeting of Shareholders to be held on May 15, 2018, are incorporated by reference.

Item 13. Certain Relationships and Related Transactions, and Director Independence.

The subsections entitled "Proposal 1 - Election of Directors," "Transactions with Related Persons," "Director Independence" and "Board & Committee Composition and Meetings" in the Company's definitive Proxy Statement for the Company's Annual Meeting of Shareholders to be held on May 15, 2018, are incorporated by reference.

Item 14. Principal Accounting Fees and Services.

The subsections entitled "Audit and Non-Audit Fees" and "Pre-Approval Procedures for Audit and Non-Audit Services" in the Company's definitive Proxy Statement for the Company's Annual Meeting of Shareholders to be held on May 15, 2018, are incorporated by reference.

PART IV

Item 15. Exhibits, Financial Statement Schedules.

(a) Financial Statements and Financial Statement Schedule.

The Reports, Financial Statements and Notes, supplementary financial information and Financial Statement Schedule listed below are included in this Form 10-K:

		Page No.
•	Management's Annual Report on Internal Control Over Financial Reporting	<u>64</u>
•	Report of Independent Registered Public Accounting Firm	<u>65</u>
•	Consolidated Statements of Operations for each of the years in the three-year period ended December 31, 2017	<u>66</u>
•	Consolidated Statements of Comprehensive Income (Loss) for each of the years in the three-year period ended	
	<u>December 31, 2017</u>	<u>67</u>
•	Consolidated Balance Sheets at December 31, 2017 and 2016	<u>68</u>
•	Consolidated Statements of Cash Flows for each of the years in the three-year period ended December 31, 2017	<u>69</u>
•	Consolidated Statements of Changes in Equity for each of the years in the three-year period ended December 31, 2017	<u>70</u>
•	Notes to Consolidated Financial Statements	<u>71</u>
•	Quarterly Summary of Earnings (Unaudited)	<u>118</u>
•	Schedule II—Valuation and Qualifying Accounts and Reserves for each of the years in three-year period ended	
	December 31, 2017	119

We have omitted other information schedules because the information is inapplicable, not required, or in the financial statements or notes.

(b) Exhibits—See Exhibit Index beginning on page 120.

We did not file other long-term debt instruments because the total amount of securities authorized under all of these instruments does not exceed ten percent of the total assets of the Company and its subsidiaries on a consolidated basis. The Company agrees to furnish a copy of such instruments to the SEC upon request.

Management's Annual Report on Internal Control Over Financial Reporting

Management of Leggett & Platt, Incorporated is responsible for establishing and maintaining adequate internal control over financial reporting as defined in Exchange Act Rule 13a-15(f). Leggett & Platt's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America. The Company's internal control over financial reporting includes those policies and procedures that:

- Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of Leggett & Platt;
- Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with accounting principles generally accepted in the United States of America, and that receipts and expenditures of Leggett & Platt are being made only in accordance with authorizations of management and directors of Leggett & Platt; and
- Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of Leggett & Platt assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Under the supervision and with the participation of management (including ourselves), we conducted an evaluation of the effectiveness of Leggett & Platt's internal control over financial reporting, as of December 31, 2017, based on the criteria in *Internal Control—Integrated Framework* (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on the evaluation under this framework, we concluded that Leggett & Platt's internal control over financial reporting was effective as of December 31, 2017.

Leggett & Platt's internal control over financial reporting, as of December 31, 2017, has been audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated in their report appearing on page 65 of this Form 10-K.

/s/ KARL G. GLASSMAN	/s/ MATTHEW C. FLANIGAN
Karl G. Glassman	Matthew C. Flanigan
President and Chief Executive Officer	Executive Vice President and Chief Financial Officer
February 22, 2018	February 22, 2018

Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders of Leggett & Platt, Incorporated:

Opinions on the Financial Statements and Internal Control over Financial Reporting

We have audited the accompanying consolidated balance sheets of Leggett & Platt, Incorporated and its subsidiaries as of December 31, 2017 and 2016, and the related consolidated statements of operations, comprehensive income (loss), changes in equity and cash flows for each of the three years in the period ended December 31, 2017, including the related notes and financial statement schedule listed in the index appearing under Item 15(a) (collectively referred to as the "consolidated financial statements"). We also have audited the Company's internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control - Integrated Framework* (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2017 and 2016, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2017 in conformity with accounting principles generally accepted in the United States of America. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control - Integrated Framework* (2013) issued by the COSO.

Basis for Opinions

The Company's management is responsible for these consolidated financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Annual Report on Internal Control over Financial Reporting. Our responsibility is to express opinions on the Company's consolidated financial statements and on the Company's internal control over financial reporting based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud, and whether effective internal control over financial reporting was maintained in all material respects.

Our audits of the consolidated financial statements included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

Definition and Limitations of Internal Control over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ PRICEWATERHOUSECOOPERS LLP

St. Louis, Missouri February 22, 2018

We have served as the Company's auditor since 1991.

LEGGETT & PLATT, INCORPORATED

Consolidated Statements of Operations

	 Y	ear Er	nded December 3	31	
(Amounts in millions, except per share data)	2017		2016		2015
Net sales	\$ 3,943.8	\$	3,749.9	\$	3,917.2
Cost of goods sold	3,075.9		2,850.7		2,994.0
Gross profit	867.9		899.2		923.2
Selling and administrative expenses	403.6		396.8		416.9
Amortization of intangibles	20.7		19.9		20.8
Impairments	4.9		4.1		6.3
Gain on sale of assets and businesses	(24.2)		(37.6)		(.5)
Other (income) expense, net	(5.0)		(6.0)		(6.8)
Earnings from continuing operations before interest and income taxes	467.9		522.0		486.5
Interest expense	43.5		38.8		41.1
Interest income	7.6		3.9		4.4
Earnings from continuing operations before income taxes	 432.0		487.1		449.8
Income taxes	138.4		120.0		121.8
Earnings from continuing operations	 293.6		367.1		328.0
Earnings (loss) from discontinued operations, net of tax	(.9)		19.1		1.2
Net earnings	292.7		386.2		329.2
(Earnings) attributable to noncontrolling interest, net of tax	(.1)		(.4)		(4.1)
Net earnings attributable to Leggett & Platt, Inc. common shareholders	\$ 292.6	\$	385.8	\$	325.1
Earnings per share from continuing operations attributable to Leggett & Platt, Inc. common shareholders					
Basic	\$ 2.16	\$	2.66	\$	2.30
Diluted	\$ 2.14	\$	2.62	\$	2.27
Earnings (loss) per share from discontinued operations attributable to Leggett & Platt, Inc. common shareholders					
Basic	\$ (.01)	\$.14	\$.01
Diluted	\$ (.01)	\$.14	\$.01
Net earnings per share attributable to Leggett & Platt, Inc. common shareholders					
Basic	\$ 2.15	\$	2.80	\$	2.31
Diluted	\$ 2.13	\$	2.76	\$	2.28

LEGGETT & PLATT, INCORPORATED

Consolidated Statements of Comprehensive Income (Loss)

	Year Ended December 31									
(Amounts in millions)		2017		2016		2015				
Net earnings	\$	292.7	\$	386.2	\$	329.2				
Other comprehensive income (loss), net of tax:										
Foreign currency translation adjustments, including acquisition of non-controlling interest		79.1		(33.9)		(92.1)				
Cash flow hedges		6.3		10.4		(8.1)				
Defined benefit pension plans		18.7		.9		11.2				
Other comprehensive income (loss)		104.1		(22.6)		(89.0)				
Comprehensive income		396.8		363.6		240.2				
Less: comprehensive (income) attributable to noncontrolling interest		(.1)		(.3)		(3.6)				
Comprehensive income attributable to Leggett & Platt, Inc.	\$	396.7	\$	363.3	\$	236.6				

LEGGETT & PLATT, INCORPORATED Consolidated Balance Sheets

		Decer	nber 31		
(Amounts in millions, except per share data)		2017		2016	
<u>ASSETS</u>					
Current Assets					
Cash and cash equivalents	\$	526.1	\$	281.9	
Trade receivables, net		522.3		450.8	
Other receivables, net		72.8		35.8	
Total receivables, net		595.1		486.6	
Inventories					
Finished goods		285.6		255.7	
Work in process		53.0		52.6	
Raw materials and supplies		283.4		245.1	
LIFO reserve		(50.9)		(33.8)	
Total inventories, net		571.1		519.6	
Prepaid expenses and other current assets		74.2		36.8	
Total current assets		1,766.5		1,324.9	
Property, Plant and Equipment—at cost					
Machinery and equipment		1,210.6		1,133.8	
Buildings and other		626.0		559.4	
Land		40.6		37.7	
Total property, plant and equipment		1,877.2		1,730.9	
Less accumulated depreciation		1,213.3		1,165.4	
Net property, plant and equipment		663.9		565.5	
Other Assets		003.5		303.3	
Goodwill		822.2		791.3	
Other intangibles, net		169.1		164.9	
Sundry		129.1			
Total other assets				137.5	
TOTAL ASSETS	\$	1,120.4 3,550.8	\$	1,093.7 2,984.1	
LIABILITIES AND EQUITY	Φ	3,330.0	Ф	2,504.1	
Current Liabilities					
Current maturities of long-term debt					
Accounts payable	\$	153.8	\$	3.6	
Accrued expenses		430.3		351.1	
Other current liabilities		303.4		257.7	
Total current liabilities		88.7		94.2	
Long-term Liabilities		976.2		706.6	
Long-term debt		1,097.9		956.2	
Other long-term liabilities		202.9		173.0	
Deferred income taxes		83.0		54.3	
Total long-term liabilities		1,383.8		1,183.5	
Commitments and Contingencies					
Equity					
Capital stock: Preferred stock—authorized, 100.0 shares; none issued; Common stock—authorized, 600.0 shares of \$.01 par value; 198.8 shares issued		2.0		2.0	
Additional contributed capital		514.7		506.2	
Retained earnings		2,511.3		2,410.5	
Accumulated other comprehensive income (loss)		(9.5)		(113.6)	
Less treasury stock—at cost (66.9 and 65.3 shares at December 31, 2017 and 2016, respectively)		(1,828.3)		(1,713.5)	
Total Leggett & Platt, Inc. equity		1,190.2		1,091.6	
Noncontrolling interest		.6		2.4	
Total equity		1,190.8		1,094.0	
TOTAL LIABILITIES AND EQUITY	\$	3,550.8	\$	2,984.1	
.	Ф	3,330.8	Ф	۷,984.1	

LEGGETT & PLATT, INCORPORATED Consolidated Statements of Cash Flows

		Year Ended December 31					
ustments to reconcile net earnings to net cash provided by operating activities: Depreciation Amortization of intangibles and debt issuance costs Long-lived asset impairments Goodwill impairment Provision for losses on accounts and notes receivable Writedown of inventories Net gain from sales of assets and businesses Deemed repatriation tax payable Deferred income tax expense Stock-based compensation Tax benefits from stock-based compensation payments Pension expense (benefit), net of contributions Other, net Increases/decreases in, excluding effects from acquisitions and divestitures: Accounts and other receivables Inventories Other current assets Accounts payable Accrued expenses and other current liabilities Net Cash Provided by Operating Activities (Activities ditions to property, plant and equipment chases of companies, net of cash acquired ceeds from sales of assets and businesses vance of non-trade note receivable ere, net Net Cash Used for Investing Activities (Activities Net Cash Used for Investing Activities RetCash Used for Investing Activities	2017	2016	2015				
Net earnings	\$ 292.7	\$ 386.2	\$ 329				
Adjustments to reconcile net earnings to net cash provided by operating activities:	\$ 292.7	\$ 500.2	\$ 529				
	95.3	86.8	83				
•		28.6	29				
	30.6						
	3.6	.4					
Provision for losses on accounts and notes receivable	1.3						
Writedown of inventories	.8	1.6					
Net gain from sales of assets and businesses	4.9	8.9					
	(24.4)	(38.5)	(
	67.3	17.6					
·	16.6	17.6	2				
	36.6	37.1	4				
		-	(1				
	7.1	(2.2)	1				
	(8.5)	7.3					
	(40.6)	3.4	(:				
	(48.1)	(33.3)	(4				
	(36.8)	(2.1)					
	58.8	50.8	(!				
·	(13.5)	(3.7)	(
	443.7	552.6	3				
	(159.4)	(124.0)	(1				
	(39.1)	(29.5)	(
	45.2	86.1					
	_	(24.6)					
Other, net	(11.7)	(10.0)					
-	(165.0)	(102.0)	(
ncing Activities							
Additions to long-term debt	493.4	.4					
Payments on long-term debt	(9.2)	(5.4)	(2				
Change in commercial paper and short-term debt	(202.7)	11.5	2				
Dividends paid	(185.6)	(177.4)	(1				
Issuances of common stock	2.6	4.9					
Purchases of common stock	(157.6)	(198.0)	(19				
Purchase of remaining interest in noncontrolling interest	(2.6)	(35.2)					
Tax benefits from stock-based compensation payments	_	_					
Other, net	(2.8)	(3.0)					
Net Cash Used for Financing Activities	(64.5)	(402.2)	(34				
ct of Exchange Rate Changes on Cash	30.0	(19.7)	(
ease (decrease) in Cash and Cash Equivalents	244.2	28.7	(
and Cash Equivalents—Beginning of Year	281.9	253.2	3:				
and Cash Equivalents—End of Year	\$ 526.1	\$ 281.9	\$ 2				
olemental Information							
olemental Information Interest paid (net of amounts capitalized)	\$ 40.1	\$ 37.5	\$				
		\$ 37.5 112.3					
Interest paid (net of amounts capitalized)	90.6	\$ 37.5 112.3 —					
Interest paid (net of amounts capitalized) Income taxes paid			\$				

LEGGETT & PLATT, INCORPORATED Consolidated Statements of Changes in Equity

(Amountain millions	Com	mon S	tock	lditional	Date 1	Accumulated Other	Treas	ury Stock	on-		Total
(Amounts in millions, except per share data)	Shares	Aı	nount	ntributed Capital	Retained Earnings	Comprehensive Income (Loss)	Shares	Amount	controlling Interest		Total Equity
Balance, December 31, 2014	198.8	\$	2.0	\$ 502.4	\$ 2,061.3	\$ (2.6)	(61.0)	\$ (1,416.6)	\$ 8.4	\$	1,154.9
Net earnings	_		_	_	329.2	_	_	_	_		329.2
(Earnings) attributable to noncontrolling interest, net of tax	_		_	_	(4.1)	_	_	_	4.1		_
Dividends declared (A)	_		_	4.9	(177.2)	_	_	_	_		(172.3)
Treasury stock purchased	_		_	_	_	_	(4.3)	(198.2)	_		(198.2)
Treasury stock issued	_		_	(20.7)	_	_	2.1	50.8	_		30.1
Foreign currency translation adjustments	_		_		_	(91.6)	_	_	(.5)		(92.1)
Cash flow hedges, net of tax	_		_	_	_	(8.1)	_	_			(8.1)
Defined benefit pension plans, net of tax	_		_	_	_	11.2	_	_	_		11.2
Stock-based compensation, net of tax	_		_	42.9	_	_	_	_	_		42.9
Acquisition of noncontrolling interest	_		_	_	_	_	_	_	.1		.1
Balance, December 31, 2015	198.8	\$	2.0	\$ 529.5	\$ 2,209.2	\$ (91.1)	(63.2)	\$ (1,564.0)	\$ 12.1	\$	1,097.7
Net earnings	_		_	_	386.2	_	_	_	_		386.2
(Earnings) attributable to noncontrolling interest, net of tax	_		_	_	(.4)	_	_	_	.4		_
Dividends declared (A)	_		_	5.1	(184.5)	_	_	_	_		(179.4)
Dividends paid to noncontrolling interest	_		_	_		_	_	_	(1.6)		(1.6)
Treasury stock purchased	_		_	_	_	_	(4.5)	(210.9)	_		(210.9)
Treasury stock issued	_		_	(25.4)	_	_	2.4	61.4	_		36.0
Foreign currency translation adjustments	_		_		_	(34.8)	_	_	(.1)		(34.9)
Cash flow hedges, net of tax	_		_	_	_	10.4	_	_	_		10.4
Defined benefit pension plans, net of tax	_		_	_	_	.9	_	_	_		.9
Stock-based compensation, net of tax	_		_	24.9	_	_	_	_	_		24.9
Purchase of remaining interest in non- controlling interest	_		_	(27.9)	_	1.0	_	_	(8.4)		(35.3)
Balance, December 31, 2016	198.8	\$	2.0	\$ 506.2	\$ 2,410.5	\$ (113.6)	(65.3)	\$ (1,713.5)	\$ 2.4	\$	1,094.0
Effect of accounting change on prior years (See Note A)	_		_	_	1.1	_	_	_	_		1.1
Adjusted beginning balance, January 1, 2017	198.8		2.0	506.2	2,411.6	(113.6)	(65.3)	(1,713.5)	2.4		1,095.1
Net earnings	_		_	_	292.7			_	_		292.7
(Earnings) attributable to noncontrolling interest, net of tax	_		_	_	(.1)	_	_	_	.1		_
Dividends declared (A)	_		_	5.2	(192.9)	_	_	_	_		(187.7)
Treasury stock purchased	_		_	_	_	_	(3.3)	(162.1)	_		(162.1)
Treasury stock issued	_		_	(16.1)	_	_	1.7	47.3	_		31.2
Foreign currency translation adjustments	_		_	_	_	78.7	_	_	_		78.7
Cash flow hedges, net of tax	_		_	_	_	6.3	_	_	_		6.3
Defined benefit pension plans, net of tax	_		_	_	_	18.7	_	_	_		18.7
Stock-based compensation, net of tax	_		_	20.0	_		_	_	_		20.0
Purchase of remaining interest in non- controlling interest	_		_	(.6)	_	.4	_	_	(2.4)		(2.6)
Acquisition of noncontrolling interest	_		_	_	_	_	_	_	.5		.5
Balance, December 31, 2017	198.8	\$	2.0	\$ 514.7	\$ 2,511.3	\$ (9.5)	(66.9)	\$ (1,828.3)	\$.6	\$	1,190.8

 $⁽A) - Cash \ dividends \ declared \ (per \ share: 2017 — \$1.42; \ 2016 — \$1.34; \ 2015 — \$1.26)$

Leggett & Platt, Incorporated

Notes to Consolidated Financial Statements

(Dollar amounts in millions, except per share data)

December 31, 2017, 2016 and 2015

A—Summary of Significant Accounting Policies

PRINCIPLES OF CONSOLIDATION: The consolidated financial statements include the accounts of Leggett & Platt, Incorporated and its majority-owned subsidiaries ("we" or "our"). Management does not expect foreign exchange restrictions to significantly impact the ultimate realization of amounts consolidated in the accompanying financial statements for subsidiaries located outside the United States. All intercompany transactions and accounts have been eliminated in consolidation.

ESTIMATES: The preparation of financial statements in conformity with generally accepted accounting principles in the United States of America ("GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and the accrual and disclosure of loss contingencies.

CASH EQUIVALENTS: Cash equivalents include cash in excess of daily requirements which is invested in various financial instruments with original maturities of three months or less.

TRADE AND OTHER RECEIVABLES AND ALLOWANCE FOR DOUBTFUL ACCOUNTS: Trade receivables are recorded at the invoiced amount and generally do not bear interest. Credit is also occasionally extended in the form of a note receivable to facilitate our customers' operating cycles. Other notes receivable are established in special circumstances, such as in partial payment for the sale of a business or to support other business opportunities. Other notes receivable generally bear interest at market rates commensurate with the corresponding credit risk on the date of origination.

The allowance for doubtful accounts is an estimate of the amount of probable credit losses. Interest income is not recognized for nonperforming accounts that are placed on nonaccrual status. Allowances and nonaccrual status designations are determined by individual account reviews by management, and are based on several factors such as the length of time that receivables are past due, the financial health of the companies involved, industry and macroeconomic considerations, and historical loss experience. Interest income is recorded on the date of cash receipt for nonaccrual status accounts. Account balances are charged against the allowance when it is probable the receivable will not be recovered.

INVENTORIES: All inventories are stated at the lower of cost or net realizable value. We generally use standard costs which include materials, labor and production overhead at normal production capacity. The cost for approximately 50% of our inventories is determined by the last-in, first-out (LIFO) method and is primarily used to value domestic inventories with raw material content consisting of steel, wire, chemicals and foam scrap. For the remainder of the inventories, we principally use the first-in, first-out (FIFO) method, which is representative of our standard costs. For these inventories, the FIFO cost for the periods presented approximated expected replacement cost.

Inventories are reviewed at least quarterly for slow-moving and potentially obsolete items using actual inventory turnover, and if necessary, are written down to estimated net realizable value. We have had no material changes in inventory writedowns or slow-moving and obsolete inventory reserves in any of the years presented.

The following table presents the activity in our LIFO reserve for each of the years ended December 31, 2017, 2016 and 2015.

	 2017	2016	2015		
Balance, beginning of year	\$ 33.8	\$ 22.6	\$	73.0	
LIFO expense (benefit)	18.6	10.5		(46.4)	
Allocated to divested businesses	(1.5)	.7		(4.0)	
Balance, end of year	\$ 50.9	\$ 33.8	\$	22.6	

DIVESTITURES: Significant accounting policies associated with a decision to dispose of a business are discussed below:

Discontinued Operations—A business is classified as discontinued operations if the disposal represents a strategic shift that will have a major effect on operations or financial results, meets the criteria to be classified as held for sale, or is disposed of by sale or otherwise. Significant judgments are involved in determining whether a business meets the criteria for discontinued operations reporting and the period in which these criteria are met.

If a business is reported as a discontinued operation, the results of operations through the date of sale, including any gain or loss recognized on the disposition, are presented on a separate line of the income statement. Interest on debt directly attributable to the discontinued operation is allocated to discontinued operations. Gains and losses related to the sale of businesses that do not meet the discontinued operation criteria are reported in continuing operations and separately disclosed if significant.

Assets Held for Sale—An asset or business is classified as held for sale when (i) management commits to a plan to sell and it is actively marketed; (ii) it is available for immediate sale and the sale is expected to be completed within one year; and (iii) it is unlikely significant changes to the plan will be made or that the plan will be withdrawn. In isolated instances, assets held for sale may exceed one year due to events or circumstances beyond our control. Upon being classified as held for sale, the recoverability of the carrying value must be assessed. Evaluating the recoverability of the assets of a business classified as held for sale follows a defined order in which property and intangible assets subject to amortization are considered only after the recoverability of goodwill and other assets are assessed. After the valuation process is completed, the assets held for sale are reported at the lower of the carrying value or fair value less cost to sell, and the assets are no longer depreciated or amortized. An impairment charge is recognized if the carrying value exceeds the fair value less cost to sell. The assets and related liabilities are aggregated and reported on separate lines of the balance sheet.

Assets Held for Use—If a decision to dispose of an asset or a business is made and the held-for-sale criteria are not met, it is considered held for use. Assets of the business are evaluated for recoverability in the following order: (i) assets other than goodwill, property and intangibles; (ii) property and intangibles subject to amortization; and (iii) goodwill. In evaluating the recoverability of property and intangible assets subject to amortization, the carrying value is first compared to the sum of the undiscounted cash flows expected to result from the use and eventual disposition. If the carrying value exceeds the undiscounted expected cash flows, then a fair value analysis is performed. An impairment charge is recognized if the carrying value exceeds the fair value.

LOSS CONTINGENCIES: Loss contingencies are accrued when a loss is probable and reasonably estimable. If a range of outcomes are possible, the most likely outcome is used to accrue these costs. If no outcome is more likely, we accrue at the minimum amount of the range. Any insurance recovery is recorded separately if it is determined that a recovery is probable. Legal fees are accrued when incurred.

PROPERTY, PLANT AND EQUIPMENT: Property, plant and equipment is stated at cost, less accumulated depreciation. Assets are depreciated by the straight-line method and salvage value, if any, is assumed to be minimal. The table below presents the depreciation periods of the estimated useful lives of our property, plant and equipment. Accelerated methods are used for tax purposes.

	Useful Life Range	Weighted Average Life
Machinery and equipment	3-20 years	10 years
Buildings	10-40 years	28 years
Other items	3-15 years	8 years

Property is reviewed for recoverability at year end and whenever events or changes in circumstances indicate that its carrying value may not be recoverable as discussed above.

GOODWILL: Goodwill results from the acquisition of existing businesses and is not amortized; it is assessed for impairment annually and as triggering events may occur. We perform our annual review in the second quarter of each year. Our nine reporting units are the business groups one level below the operating segment level for which discrete financial information is available.

The Company has the option to first assess qualitative factors to determine whether events and circumstances indicate that it is more likely than not that goodwill is impaired. If after such an assessment, with regard to each reporting unit, we

conclude that the goodwill of a reporting unit is not impaired, then no further action is required (commonly referred to as the Step Zero Analysis approach).

For those reporting units where a significant change or event occurs, and where potential impairment indicators exist (based on the Step Zero Analysis approach), recoverability of goodwill is then evaluated using a two-step process. The first step involves a comparison of the fair value of a reporting unit with its carrying value.

If the carrying value of the reporting unit exceeds its fair value, the second step of the process is necessary and involves a comparison of the implied fair value and the carrying value of the goodwill of that reporting unit. If the carrying value of the goodwill of a reporting unit exceeds the implied fair value of that goodwill, an impairment loss is recognized in an amount equal to the excess.

Fair value of reporting units is determined using a combination of two valuation methods: a market approach and an income approach. Each method is generally given equal weight in determining the fair value assigned to each reporting unit. Absent an indication of fair value from a potential buyer or similar specific transaction, we believe that the use of these two methods provides a reasonable estimate of a reporting unit's fair value. Assumptions common to both methods are operating plans and economic projections, which are used to project future revenues, earnings, and after-tax cash flows for each reporting unit. These assumptions are applied consistently for both methods.

The market approach estimates fair value by first determining price-to-earnings ratios for comparable publicly-traded companies with similar characteristics of the reporting unit. The price-to-earnings ratio for comparable companies is based upon current enterprise value compared to the historical earnings for the past two years. The enterprise value is based upon current market capitalization and includes a control premium. Projected earnings are based upon market analysts' projections. The earnings ratios are applied to the projected earnings of the comparable reporting unit to estimate fair value. Management believes this approach is appropriate because it provides a fair value estimate using multiples from entities with operations and economic characteristics comparable to our reporting units.

The income approach is based on projected future (debt-free) cash flow that is discounted to present value using factors that consider the timing and risk of future cash flows. Management believes that this approach is appropriate because it provides a fair value estimate based upon the reporting unit's expected long-term operating cash flow performance. Discounted cash flow projections are based on 10-year financial forecasts developed from operating plans and economic projections noted above, sales growth, estimates of future expected changes in operating margins, terminal value growth rates, future capital expenditures and changes in working capital requirements. There are inherent assumptions and judgments required in the analysis of goodwill impairment. It is possible that assumptions underlying the impairment analysis will change in such a manner that impairment in value may occur in the future.

OTHER INTANGIBLE ASSETS: Substantially all other intangible assets are amortized using the straight-line method over their estimated useful lives and are evaluated for impairment using a process similar to that used in evaluating the recoverability of property, plant and equipment.

	Useful Life Range	Weighted Average Life
Other intangible assets	1-40 years	15 years

STOCK-BASED COMPENSATION: The cost of employee services received in exchange for all equity awards granted is based on the fair market value of the award as of the grant date. Expense is recognized net of an estimated forfeiture rate using the straight-line method over the vesting period of the award.

SALES RECOGNITION: We recognize sales when title and risk of loss pass to the customer. The terms of our sales are split approximately evenly between FOB shipping point and FOB destination. The timing of our recognition of FOB destination sales is determined based on shipping date and distance to the destination. We have no significant or unusual price protection, right of return or acceptance provisions with our customers. Sales allowances, discounts and rebates can be reasonably estimated throughout the period and are deducted from sales in arriving at net sales.

SHIPPING AND HANDLING FEES AND COSTS: Shipping and handling costs are included as a component of "Cost of goods sold."

RESTRUCTURING COSTS: Restructuring costs are items such as employee termination, contract termination, plant closure and asset relocation costs related to exit activities or workforce reductions. Restructuring-related items are inventory writedowns and gains or losses from sales of assets recorded as the result of exit activities. We recognize a liability for costs

associated with an exit or disposal activity when the liability is incurred. Certain termination benefits for which employees are required to render service are recognized ratably over the respective future service periods.

INCOME TAXES: The provision for income taxes is determined using the asset and liability approach of accounting for income taxes. Under this approach, deferred taxes represent the future tax consequences expected to occur when the reported amounts of assets and liabilities are recovered or paid. The provision for income taxes represents income taxes paid or payable for the current year plus the change in deferred taxes during the year. Deferred taxes result from differences between the financial and tax basis of our assets and liabilities and are adjusted for changes in tax rates and laws, as appropriate. A valuation allowance is provided to reduce deferred tax assets when management cannot conclude that it is more likely than not that a tax benefit will be realized. A provision is also made for incremental taxes on undistributed earnings of foreign subsidiaries and related companies to the extent that such earnings are not deemed to be indefinitely invested.

The calculation of our U.S., state, and foreign tax liabilities involves dealing with uncertainties in the application of complex global tax laws. We recognize potential liabilities for anticipated tax issues which might arise in the U.S. and other tax jurisdictions based on management's estimate of whether, and the extent to which, additional taxes will be due. If payment of these amounts ultimately proves to be unnecessary, the reversal of the liabilities would result in tax benefits being recognized in the period when we determine the liabilities are no longer necessary. Conversely, if the estimate of tax liabilities proves to be less than the ultimate tax assessment, a further charge to tax expense would result.

CONCENTRATION OF CREDIT RISKS, EXPOSURES AND FINANCIAL INSTRUMENTS: We manufacture, market, and distribute products for the various end markets described in Note E. Our operations are principally located in the United States, although we also have operations in Europe, China, Canada, Mexico and other various countries.

We maintain allowances for potential credit losses. We perform ongoing credit evaluations of our customers' financial conditions and generally require no collateral from our customers, some of which are highly leveraged. Management also monitors the financial condition and status of other notes receivable. Other notes receivable have historically primarily consisted of notes accepted as partial payment for the divestiture of a business or to support other business opportunities. Some of these companies are highly leveraged and the notes are not fully collateralized.

We have no material guarantees or liabilities for product warranties which require disclosure.

From time to time, we will enter into contracts to hedge foreign currency denominated transactions, and interest rates related to our debt. To minimize the risk of counterparty default, only highly-rated financial institutions that meet certain requirements are used. We do not anticipate that any of the financial institution counterparties will default on their obligations.

The carrying value of cash and short-term financial instruments approximates fair value due to the short maturity of those instruments.

OTHER RISKS: Although we obtain insurance for workers' compensation, automobile, product and general liability, property loss and medical claims, we have elected to retain a significant portion of expected losses through the use of deductibles. Accrued liabilities include estimates for unpaid reported claims and for claims incurred but not yet reported. Provisions for losses are recorded based upon reasonable estimates of the aggregate liability for claims incurred utilizing our prior experience and information provided by our third-party administrators and insurance carriers.

DERIVATIVE FINANCIAL INSTRUMENTS: We utilize derivative financial instruments to manage market and financial risks related to foreign currency and interest rates. We seek to use derivative contracts that qualify for hedge accounting treatment; however some instruments that economically manage currency risk may not qualify for hedge accounting treatment. It is our policy not to speculate using derivative instruments.

Under hedge accounting, we formally document our hedge relationships, including identification of the hedging instruments and the hedged items, as well as our risk management objectives and strategies for entering into the hedge transaction. The process includes designating derivative instruments as hedges of specific assets, liabilities, firm commitments or forecasted transactions. We also formally assess both at inception and on a quarterly basis thereafter, whether the derivatives used in hedging transactions are highly effective in offsetting changes in either the fair value or cash flows of the hedged item. If it is determined that a derivative ceases to be highly effective, deferred gains or losses are recorded in the Consolidated Statements of Operations.

On the date the contract is entered into, we designate the derivative as one of the following types of hedging instruments and account for it as follows:

Cash Flow Hedge—The hedge of a forecasted transaction or of the variability of cash flows to be received or paid related to a recognized asset or liability or anticipated transaction is designated as a cash flow hedge. The effective portion of the change in fair value is recorded in accumulated other comprehensive income. When the hedged item impacts the income statement, the gain or loss included in other comprehensive income is reported on the same line of the Consolidated Statements of Operations as the hedged item to match the gain or loss on the derivative to the gain or loss on the hedged item. Any ineffective portion of the changes in the fair value is immediately reported in the Consolidated Statements of Operations on the same line as the hedged item. Settlements associated with the sale or production of product are presented in operating cash flows and settlements associated with debt issuance are presented in financing cash flows.

Fair Value Hedge—The hedge of a recognized asset or liability or an unrecognized firm commitment is designated as a fair value hedge. For fair value hedges, both the effective and ineffective portions of the changes in fair value of the derivative, along with the gain or loss on the hedged item that is attributable to the hedged risk, are recorded in earnings and reported in the Consolidated Statements of Operations on the same line as the hedged item. Cash flows from settled contracts are presented in the category consistent with the nature of the item being hedged.

FOREIGN CURRENCY TRANSLATION: The functional currency for most foreign operations is the local currency. The translation of foreign currencies into U.S. dollars is performed for balance sheet accounts using current exchange rates in effect at the balance sheet date and for income and expense accounts using monthly average exchange rates. The cumulative effects of translating the functional currencies into the U.S. dollar are included in comprehensive income.

RECLASSIFICATIONS: Certain reclassifications have been made to the prior years' information in the Consolidated Financial Statements and related notes to conform to the 2017 presentation. These were primarily a result of changes in our management organizational structure and related internal reporting (See Note E - Segment Information).

NEW ACCOUNTING GUIDANCE: The Financial Accounting Standards Board (FASB) regularly issues updates to the FASB Accounting Standards Codification that are communicated through issuance of an Accounting Standards Update (ASU).

Below is a summary of the ASUs, effective for current or future periods, most relevant to our financial statements:

Adopted in 2017:

• ASU 2016-16 "Accounting for Income Taxes (Topic 740): Intra-Entity Asset Transfers of Assets Other than Inventory": Eliminates deferral of the tax effects of all intra-entity asset sales other than inventory, resulting in tax expense being recorded on the sale of the asset in the seller's tax jurisdiction when the sale occurs, even though the pretax effects of the transaction are eliminated in consolidation. Any deferred tax asset arising in the buyer's jurisdiction is also recognized at the time of sale. We adopted this guidance in the first quarter of 2017. The modified retrospective approach was required, and as a result, we recorded a \$1.1 increase to beginning retained earnings on January 1, 2017. Adoption of this new guidance did not materially impact our 2017 Consolidated Statements of Operations.

To be adopted in future years:

• ASU 2014-09 "Revenue from Contracts with Customers" (Topic 606): Supersedes most of the existing authoritative literature for revenue recognition and prescribes a five-step model for recognizing revenue from contracts with customers. This standard was issued in 2015 and was subsequently amended several times in 2016. We will adopt the standard effective January 1, 2018.

We do not expect the adoption of this standard to materially impact our future statements of operations, total assets, or cash flows. We will transition to the new standard using the modified retrospective method. Under the modified retrospective method, there will be an adjustment to our January 1, 2018, equity for the cumulative effect of existing contracts. 2017 and earlier years will be presented under legacy GAAP. 2018 will be presented under the new standard for existing and new contracts. The footnotes will disclose existing and new contracts under both the new standard and legacy GAAP.

We disclosed in our September 30, 2017 Form 10-Q that we identified certain contracts containing provisions that will require the recognition of revenue over time. These contracts were for the production of a highly customized good with no alternative use where we had a contractual right to payment (including a normal profit) for goods in a finished goods status in the event of contract termination. In finalizing our interpretation of Topic 606 and a deeper analysis of the termination provisions of these contracts, we have concluded that most of our contracts will not meet the criteria to recognize revenue over time. We have subsequently concluded that the contract duration begins at the point we begin

manufacturing. At the work-in-process stage, our contract provisions only provide for a reimbursement of costs. Based on these conclusions, we would lack the contractual right to a payment that includes a normal profit throughout the duration of the contract. Thus, Topic 606 would require revenue to be recognized at the point where the customer obtains control of the goods in most of our contractual arrangements.

We have concluded that our customer obtains control of a good when it has the ability to direct the use of the good, obtain substantially all the remaining benefits of that good, or obtain the right to deploy or restrict another entity from deploying the good. We believe this control transfer will occur upon shipment from our facility or upon delivery to our customer's facility and will depend on the terms of the contract. We do not believe our control transfer conclusion will have a material impact on our income statement when compared to legacy GAAP.

During the fourth quarter, we concluded our tooling arrangements with our customers are not part of ongoing major or central operations and therefore, do not transfer a good or service to our customers. In these tooling arrangements, we enter into a contract to produce or obtain tooling to be used in production of that customer's goods, and that customer agrees to reimburse us for the costs of that tooling.

We believe that our tooling arrangements are activities to fulfill our performance obligations to our customers. Under prior accounting standards for the recognition of revenue, we recorded an immaterial amount of revenue related to these reimbursements. Upon adoption of Topic 606, we will account for these tooling costs and reimbursements on a net basis and recognize no revenue related to tooling reimbursements. This change will not materially impact our revenues, cost of sales, net earnings, or our total assets.

- ASU 2016-02 "Leases" (Topic 842): Requires that a lessee recognize a right-of-use asset and a lease liability on the balance sheet for most lease
 arrangements. This ASU will be effective January 1, 2019. We have assembled a cross-functional implementation team and are assessing all
 potential impacts of the standard. We believe our assets and liabilities will increase for the adoption of this ASU through the recording of these rightof-use assets and corresponding lease liabilities. We continue to evaluate its impact on our statements of operations and cash flows.
- ASU 2017-12 "Derivatives and Hedging (Topic 815): Targeted Improvements to Accounting for Hedging Activities": This ASU is intended to simplify and clarify the accounting and disclosure requirements for hedging activities by more closely aligning the results of cash flow and fair value hedge accounting with the risk management activities of an entity. The amendments in this ASU are effective for annual periods, and interim periods within those annual periods, beginning after December 15, 2018, with early adoption permitted. We are currently evaluating the effect of the ASU on our results of operations, financial condition or cash flows.
- ASU 2017-04, "Intangibles Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment": This ASU simplifies the subsequent measurement of goodwill by eliminating Step 2 from the goodwill impairment test. Under this ASU, the annual goodwill impairment test is performed by comparing the fair value of a reporting unit with its carrying amount. An impairment charge would be recognized for the amount by which the carrying amount exceeds the reporting unit's fair value up to the total amount of goodwill for the reporting unit. This ASU will be effective January 1, 2020, with early adoption permitted. We are currently evaluating this guidance, and do not expect it to materially impact our future financial statements.
- ASU 2018-02, "Income Statement Reporting Comprehensive Income (Topic 220): Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income": This ASU provides financial statement preparers with an option to reclassify stranded tax effects within accumulated other comprehensive income in each period in which the effect of the change in the U.S. federal corporate income tax rate in the Tax Cuts and Jobs Act (TCJA) is recorded. The ASU will be effective for us January 1, 2019. Early adoption is permitted and the amendments should be applied in either the period of adoption or retrospectively to each period in which the effect of the change in federal corporate income tax rate in the TCJA is recognized. We are currently evaluating this guidance.
- ASUs 2016-13 "Financial Instruments Credit Losses" (Topic 326) and 2016-15 "Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments (a consensus of the Emerging Issues Task Force)" are currently being evaluated; however, we do not expect these updates to materially impact our future financial statements.

The FASB has issued accounting guidance, in addition to the issuance discussed above, effective for current and future periods. This guidance did not have a material impact on our current financial statements, and we do not believe it will have a material impact on our future financial statements.

B—Discontinued Operations, Assets Held for Sale, and Other Divestitures

Discontinued Operations

The table below includes activity related to discontinued operations for the years presented:

	Year Ended					
		2017		2016		2015
Trade sales:						
Furniture Products - Store Fixtures (1)	\$	_	\$	_	\$	19.4
Earnings (loss):						
Furniture Products - Store Fixtures (1)	\$	_	\$.7	\$	3.4
Subsequent activity related to divestitures completed prior to 2015 (2)		(1.4)		29.4		(1.5)
Earnings (loss) before interest and income taxes (EBIT)		(1.4)		30.1		1.9
Income tax (expense) benefit (3)		.5		(11.0)		(.7)
Earnings (loss) from discontinued operations, net of tax	\$	(.9)	\$	19.1	\$	1.2

- (1) During the fourth quarter of 2014, we divested the majority of our Store Fixtures reporting unit, which was previously part of the Furniture Products segment. We sold the final Store Fixtures business in the fourth quarter of 2015. Total consideration for these businesses was approximately \$72.0 during this time period. No significant gains or losses were realized on the sale of these businesses.
- (2) Activity is primarily related to two unrelated litigation settlements associated with our former Prime Foam Products unit. This unit was sold in March 2007 and was previously part of the Residential Products segment. During 2016, we received proceeds from an antitrust litigation settlement of approximately \$38.0 (\$25.0 after-tax) of which \$31.4 (\$19.8 after-tax) is associated with this unit. Additionally, during 2017 we settled a final antitrust litigation for a cash payment that was not material to the company and was not materially different from the amount previously accrued for the claim.
- (3) The 2016 tax expense is primarily related to the antitrust litigation settlement.

Other Divestitures

The following businesses were divested during the periods presented, but did not meet the discontinued operations criteria.

	Date	Year Ended				
	Divested	2017		2016		2015
Trade Sales:						
Residential Products:						
Machinery operation	Fourth quarter 2016	\$ _	\$	3.1	\$	3.7
Industrial Products:						
Wire operations	Second and fourth quarters 2016	_		38.0		69.4
Steel Tubing business unit	Fourth quarter 2015	_		_		88.9
Specialized Products:						
Commercial Vehicle Products (CVP) operation	Third quarter 2017	25.1		59.7		58.8
CVP operation	Second quarter 2016	_		15.3		27.5
CVP operation	Fourth quarter 2015	_		_		9.3
Total Trade Sales		\$ 25.1	\$	116.1	\$	257.6
EBIT:						
Residential Products:						
Machinery operation	Fourth quarter 2016	\$ _	\$	(.3)	\$.1
Industrial Products:						
Wire operations	Second and fourth quarters 2016	_		1.8		3.0
Steel Tubing business unit	Fourth quarter 2015	_		_		.2
Specialized Products:						
CVP operation	Third quarter 2017	(2.3)		3.1		(.1)
CVP operation	Second quarter 2016	_		2.8		3.9
CVP operation	Fourth quarter 2015	_		_		(.6)
Total EBIT		\$ (2.3)	\$	7.4	\$	6.5

The amounts discussed below are not included in the operating results presented in the above table.

In 2017, we realized a pretax loss of \$3.3 related to the sale of our remaining CVP operation. We also completed the sale of real estate associated with this operation, realizing a pretax gain of \$23.4.

In 2016, we realized gains of \$21.2 and \$11.2 related to the sale of the wire operations and a CVP operation, respectively. No other material gains or losses were realized on the sale of other businesses.

C—Impairment Charges

Pretax impact of impairment charges is summarized in the following table.

The Statements of Operations reflect the following: Goodwill and other long-lived asset impairments are reported in "Impairments"; discontinued operations are reported in "Earnings (loss) from discontinued operations, net of tax."

					Year Ended								
		2017			2016	2015							
	Goodwill Impairment	Other Long-Lived Asset Impairments	Total Impairments	Goodwill Impairment	Other Long-Lived Asset Impairments	Total Impairments	Goodwill Impairment	Other Long-Lived Asset Impairments	Total Impairments				
Continuing operations:													
Residential Products	s —	s —	\$	\$ —	\$.4	\$.4	\$ —	\$.7	\$.7				
Industrial Products:													
Wire operation	1.3	3.3	4.6	_	_	_	_	_	_				
Steel Tubing	_	_	_	_	_	_	4.1	1.4	5.5				
Other	_	.3	.3	_	_	_	_	_	_				
Specialized Products - CVP	_		_	3.7		3.7	_	.1	.1				
Total continuing operations	1.3	3.6	4.9	3.7	.4	4.1	4.1	2.2	6.3				
Discontinued operations	_			_			_	.2	.2				

Other Long-Lived Assets

Total impairment charges \$

As discussed in <u>Note A</u>, we test other long-lived assets for recoverability at year end and whenever events or changes in circumstances indicate that the carrying value may not be recoverable. Fair value and the resulting impairment charges noted above were based primarily upon offers from potential buyers or third party estimates of fair value less selling costs.

Goodwill

As discussed in <u>Note A</u>, goodwill is required to be tested for impairment at the reporting unit level at least once a year and as triggering events may occur. We perform our annual goodwill impairment review in the second quarter of each year.

2017 Goodwill Impairment Review

The 2017 annual goodwill impairment review indicated no goodwill impairments.

We performed a Step Zero Analysis for our annual goodwill review for each of our reporting units and we considered i) the excess in fair value of the reporting unit over its carrying amount from the most recent quantitative analysis, ii) macroeconomic conditions, iii) industry and market trends, and iv) overall financial performance. We concluded that it was more likely than not that the fair value of all reporting units, except for two, exceeded their carrying values. Because sales and profits for two reporting units were less than expected, we performed a quantitative analysis for our Work Furniture and Aerospace reporting units under the two-step model. These reporting units were determined to have fair values in excess of their carrying amounts of at least 75%. Goodwill associated with these two reporting units was \$157.4 at December 31, 2017.

During the third quarter of 2017, a wire operation within the Industrial Products segment reached held-for-sale status. Because fair value less costs to sell had fallen below the carrying amount, we fully impaired \$1.3 of goodwill and \$3.3 of other long-lived assets.

2016 Goodwill Impairment Review

Because all reporting unit fair values exceeded their respective carrying values (fair value over carrying value divided by carrying value) by a range of 115% to 600% during the 2015 testing (performed on a quantitative basis for all reporting units), we performed a qualitative assessment (Step Zero Analysis) for our annual goodwill impairment review in the second quarter of 2016. Among other things, we considered i) the excess in fair value of the reporting unit over its carrying amount from the most recent quantitative analysis, ii) macroeconomic conditions, iii) industry and market trends, and iv) overall financial performance.

Based on the Step Zero Analysis we concluded that it was more likely than not that the fair value of the reporting units exceeded their carrying amount, except for our CVP reporting unit.

With regard to our CVP reporting unit, in the second quarter of 2016 we sold one of our two remaining businesses. Additionally, real estate associated with the remaining CVP business reached held-for-sale status during the second quarter of 2016. As a result of these two events, the fair value of the CVP reporting unit (consisting of one remaining business) had fallen below its carrying amount, and we fully impaired the remaining \$3.7 of goodwill for this reporting unit.

2015 Goodwill Impairment Review

The 2015 goodwill impairment review indicated no goodwill impairments.

The Steel Tubing unit met the held-for-sale criteria during the first quarter of 2015. Because fair value less costs to sell had fallen below recorded book value, we fully impaired \$4.1 of goodwill and \$1.4 of other long-lived assets.

The fair values of reporting units in relation to their respective carrying values and significant assumptions used in the second quarter 2015 review are presented in the table below.

Fair Value over Carrying Value divided by Carrying Value	December 31, 2015 Goodwill Value	10-year Compound Annual Growth Rate Range for Sales	Terminal Values Long- term Growth Rate for Debt-Free Cash Flow	Discount Rate Ranges
Less than 100%	\$ 	<u></u> %	—%	—%
101% - 300%	588.7	.6% - 7.0%	3.0%	8.0% - 12.5%
301% - 600%	217.4	3.1% - 10.9%	3.0%	8.0% - 9.0%
	\$ 806.1	.6% - 10.9%	3.0%	8.0% - 12.5%

D—Goodwill and Other Intangible Assets

The changes in the carrying amounts of goodwill are as follows:

	Residential Products		Industrial Products		Furniture Products		Specialized Products		Total
Net goodwill as of January 1, 2016	\$	351.2	\$	76.7	\$	190.0	\$	188.2	\$ 806.1
Additions for current year acquisitions		4.9		_		_		3.8	8.7
Adjustments to prior year acquisitions		_		_		.1		_	.1
Reductions for sale of business		(.1)		(4.3)		_		(8.8)	(13.2)
Impairment charge (1)		_		_		_		(3.7)	(3.7)
Foreign currency translation adjustment		(3.2)		(.5)		(2.2)		(8.)	(6.7)
Net goodwill as of December 31, 2016		352.8		71.9		187.9		178.7	791.3
Additions for current year acquisitions		7.6		_		3.9		_	11.5
Adjustments to prior year acquisitions		.8		_		_		_	.8
Impairment charge (2)		_		(1.3)		_		_	(1.3)
Foreign currency translation adjustment		7.0		.2		4.4		8.3	19.9
Net goodwill as of December 31, 2017	\$	368.2	\$	70.8	\$	196.2	\$	187.0	\$ 822.2
Net goodwill as of December 31, 2017 is comprised of:									
Gross goodwill	\$	368.2	\$	76.2	\$	446.8	\$	253.7	\$ 1,144.9
Accumulated impairment losses		_		(5.4)		(250.6)		(66.7)	(322.7)
Net goodwill as of December 31, 2017	\$	368.2	\$	70.8	\$	196.2	\$	187.0	\$ 822.2

⁽¹⁾ We recorded a goodwill impairment charge related to the Commercial Vehicle Products unit as outlined in Note C.

⁽²⁾ We recorded a goodwill impairment charge related to a wire operation as outlined in Note C.

The gross carrying amount and accumulated amortization by intangible asset class and intangible assets acquired during the period presented included in "Other intangibles" on the Consolidated Balance Sheets are as follows:

	Issi	Oebt nance osts	7	Patents and Frademarks		on-compete Agreements		Customer- Related Intangibles		Supply Agreements and Other		Total
2017												
Gross carrying amount	\$	3.7	\$	65.3	\$	14.2	\$	210.1	\$	27.5	\$	320.8
Accumulated amortization		1.9		30.9		6.7		96.9		15.3		151.7
Net other intangibles as of December 31, 2017	\$	1.8	\$	34.4	\$	7.5	\$	113.2	\$	12.2	\$	169.1
Acquired during 2017:												
Acquired related to business acquisitions	\$	_	\$	8.7	\$.4	\$	11.2	\$	_	\$	20.3
Acquired outside business acquisitions	•	.6	•	1.4	•	_	•	.2	•	4.5	•	6.7
Total acquired in 2017	\$.6	\$	10.1	\$.4	\$	11.4	\$	4.5	\$	27.0
Weighted average amortization period in years for items acquired in 2017		5.0		2.7		6.9		16.4		3.0		8.6
2016												
Gross carrying amount	\$	3.1	\$	58.0	\$	13.9	\$	200.9	\$	26.0	\$	301.9
Accumulated amortization		1.6		30.8		4.4		87.9		12.3		137.0
Net other intangibles as of December 31, 2016	\$	1.5	\$	27.2	\$	9.5	\$	113.0	\$	13.7	\$	164.9
Acquired during 2016:												
Acquired related to business acquisitions	\$	_	\$	1.9	\$	2.8	\$	7.6	\$	_	\$	12.3
Acquired outside business acquisitions		.9		2.4		_		_		2.1		5.4
Total acquired in 2016	\$.9	\$	4.3	\$	2.8	\$	7.6	\$	2.1	\$	17.7
Weighted average amortization period in years for items acquired in 2016		5.0		9.6		5.2		12.0		3.5		9.0

Estimated amortization expense for items included in our December 31, 2017 balance sheet in each of the next five years is as follows:

Year er	nded December 31	
20	18	\$ 23.0
20)19	21.0
20	20	19.0
20	21	13.0
20	922	12.0

E—Segment Information

Our reportable segments are the same as our operating segments, which also correspond with our management structure. In conjunction with a change in executive officers, our management structure and all related internal reporting changed as of January 1, 2017. As a result, the composition of our four segments also changed to reflect the new structure.

The new structure is largely the same as prior years except the Home Furniture Group moved from Residential Products to Furniture Products (formerly Commercial Products) and the Machinery Group moved from Specialized Products to Residential Products. In addition, the changes in LIFO reserve are now recognized within the segments to which they relate (primarily Industrial Products). Previously segment EBIT (Earnings Before Interest and Taxes) reflected the FIFO basis of

accounting for certain inventories and an adjustment to the LIFO basis for these inventories was made at the consolidated financial statement level. These changes were retrospectively applied to all prior periods presented. The methods and assumptions that we use in estimating our LIFO reserve did not change (See Note A - Summary of Significant Accounting Policies).

We have four operating segments that supply a wide range of products:

- Residential Products: This segment supplies a variety of components and machinery used by bedding manufacturers in the production and assembly of their finished products. We also produce or distribute carpet cushion, fabric, and geo components.
- *Industrial Products*: These operations primarily supply steel rod and drawn steel wire to our other operations and to external customers. This wire is used to make bedding, mechanical springs, and many other end products.
- *Furniture Products*: Operations in this segment supply a wide range of components for residential and work furniture manufacturers, as well as select lines of private-label finished furniture, adjustable bed bases, fashion beds, and bed frames.
- *Specialized Products*: From this segment we supply lumbar support systems, seat suspension systems, motors and actuators, and control cables used by automotive manufacturers. We also produce and distribute tubing and tube assemblies for the aerospace industry.

Each reportable segment has an executive vice president that reports to the chief executive officer, who is the chief operating decision maker (CODM). The operating results and financial information reported through the segment structure are regularly reviewed and used by the CODM to evaluate segment performance, allocate overall resources and determine management incentive compensation.

Separately, we also utilize a role-based approach (Grow, Core, Fix or Divest) as a supplemental management tool to ensure capital (which is a subset of the overall resources referred to above) is efficiently allocated within the reportable segment structure.

The accounting principles used in the preparation of the segment information are the same as those used for the consolidated financial statements. We evaluate performance based on EBIT. Intersegment sales are made primarily at prices that approximate market-based selling prices. Centrally incurred costs are allocated to the segments based on estimates of services used by the segment. Certain of our general and administrative costs and miscellaneous corporate income and expenses are allocated to the segments based on sales or other appropriate metrics. These allocated corporate costs include depreciation and other costs and income related to assets that are not allocated or otherwise included in the segment assets.

A summary of segment results for the periods presented are as follows:

	 Year Ended December 31								
	Trade Sales		Inter- Segment Sales		otal Segment Sales		EBIT		
2017									
Residential Products	\$ 1,620.2	\$	18.6	\$	1,638.8	\$	184.0		
Industrial Products	291.7		253.9		545.6		21.0		
Furniture Products	1,096.4		16.8		1,113.2		81.5		
Specialized Products	935.5		7.1		942.6		195.6		
Intersegment eliminations and other (1)							(14.2)		
	\$ 3,943.8	\$	296.4	\$	4,240.2	\$	467.9		
2016									
Residential Products	\$ 1,571.4	\$	17.2	\$	1,588.6	\$	167.5		
Industrial Products	289.4		293.1		582.5		65.3		
Furniture Products	989.3		59.3		1,048.6		106.6		
Specialized Products	899.8		6.5		906.3		181.4		
Intersegment eliminations and other							1.2		
	\$ 3,749.9	\$	376.1	\$	4,126.0	\$	522.0		
2015									
Residential Products	\$ 1,666.1	\$	21.9	\$	1,688.0	\$	154.7		
Industrial Products	427.6		349.0		776.6		76.8		
Furniture Products	982.7		89.1		1,071.8		118.1		
Specialized Products	840.8		6.4		847.2		150.2		
Intersegment eliminations and other (1)							(13.3)		
	\$ 3,917.2	\$	466.4	\$	4,383.6	\$	486.5		

⁽¹⁾ Intersegment eliminations and other includes \$15.3 and \$12.1 of pension settlements in years ended December 31, 2017 and 2015, respectively (See Note L).

Average assets for our segments are shown in the table below and reflect the basis for return measures used by management to evaluate segment performance. These segment totals include working capital (all current assets and current liabilities) plus net property, plant and equipment. Segment assets for all years are reflected at their estimated average for the year. Acquired companies' long-lived assets as disclosed below include property, plant and equipment and other long-term assets.

	Year Ended December 31								
		Assets		Additions to Property, Plant and Equipment		Acquired Companies' Long-Lived Assets		Depreciation And Amortization	
2017									
Residential Products	\$	554.6	\$	60.5	\$	33.6	\$	45.8	
Industrial Products		150.0		14.3		_		10.2	
Furniture Products		245.7		20.2		14.3		16.2	
Specialized Products		271.7		51.7		_		31.2	
Average current liabilities included in segment numbers above		557.0		_		_		_	
Unallocated assets and other (1)		1,693.1		12.7		_		22.5	
Difference between average assets and year-end balance sheet		78.7		_					
	\$	3,550.8	\$	159.4	\$	47.9	\$	125.9	
2016									
Residential Products	\$	527.2	\$	32.4	\$	11.2	\$	42.9	
Industrial Products		147.4		10.1		_		11.8	
Furniture Products		219.4		16.6		_		14.4	
Specialized Products		248.7		42.2		13.7		29.7	
Average current liabilities included in segment numbers above		495.9		_		_		_	
Unallocated assets and other (1)		1,378.5		22.7		_		16.6	
Difference between average assets and year-end balance sheet		(33.0)		_		_			
	\$	2,984.1	\$	124.0	\$	24.9	\$	115.4	
2015									
Residential Products	\$	548.2	\$	36.1	\$.2	\$	42.5	
Industrial Products		186.7		12.5		_		14.2	
Furniture Products		212.0		13.9		25.4		13.7	
Specialized Products		230.1		31.1		_		28.2	
Average current liabilities included in segment numbers above		516.6		_		_		_	
Unallocated assets and other (1)		1,393.3		9.6		_		14.6	
Difference between average assets and year-end balance sheet		(123.2)		_		_		_	
	\$	2,963.7	\$	103.2	\$	25.6	\$	113.2	

⁽¹⁾ Unallocated assets consist primarily of goodwill, other intangibles, cash, businesses sold and deferred tax assets. Unallocated depreciation and amortization consists primarily of depreciation of non-operating assets and amortization of debt issue costs.

Revenues from trade customers, by product line, are as follows:

	 Year Ended December 31				
	 2017		2016		2015
Residential Products					
Bedding group	\$ 837.2	\$	831.8	\$	918.3
Fabric & Carpet Cushion group	720.1		666.8		675.0
Machinery group	62.9		72.8		72.8
	1,620.2		1,571.4		1,666.1
Industrial Products					
Wire group (1)	291.7		289.4		338.6
Steel Tubing group (1)	_		_		89.0
	291.7		289.4		427.6
Furniture Products					
Consumer Products group	413.3		327.2		305.6
Home Furniture group	410.2		413.3		442.9
Work Furniture group	272.9		248.8		234.2
	1,096.4		989.3		982.7
Specialized Products					
Automotive group	772.5		695.0		621.9
Aerospace Products group	137.9		129.7		123.2
Commercial Vehicle Products group (1)	 25.1		75.1		95.7
	935.5		899.8		840.8
	\$ 3,943.8	\$	3,749.9	\$	3,917.2

⁽¹⁾ Our two remaining CVP operations were sold in 2017 and 2016. Certain operations in the Wire group were sold in 2016. The Steel Tubing group was sold in 2015. See Note B.

Trade sales and tangible long-lived assets are presented below, based on the geography of manufacture.

	Year Ended December 31					
		2017		2016		2015
Trade sales						
Foreign sales						
Europe	\$	475.3	\$	445.2	\$	426.8
China		481.6		420.0		392.0
Canada		265.1		215.1		203.1
Mexico		148.5		132.8		117.3
Other		85.5		69.4		74.3
Total foreign sales		1,456.0		1,282.5		1,213.5
United States		2,487.8		2,467.4		2,703.7
Total trade sales	\$	3,943.8	\$	3,749.9	\$	3,917.2
					_	
Tangible long-lived assets						
Foreign tangible long-lived assets						
Europe	\$	157.4	\$	128.6	\$	123.6
China		54.7		45.5		41.8
Canada		39.9		29.6		23.0
Mexico		6.5		6.3		7.6
Other		13.0		12.7		8.0
Total foreign tangible long-lived assets		271.5		222.7		204.0
United States		392.4		342.8		336.8
Total tangible long-lived assets	\$	663.9	\$	565.5	\$	540.8

F—Earnings Per Share

Basic and diluted earnings per share were calculated as follows:

		2017	2016		2015
Earnings:					
Earnings from continuing operations	\$	293.6	\$ 367.1	\$	328.0
(Earnings) attributable to noncontrolling interest, net of tax		(.1)	(.4)		(4.1)
Net earnings from continuing operations attributable to Leggett & Platt common shareholders	'	293.5	366.7		323.9
Earnings (loss) from discontinued operations, net of tax		(.9)	19.1		1.2
Net earnings attributable to Leggett & Platt common shareholders	\$	292.6	\$ 385.8	\$	325.1
Weighted average number of shares (in millions):					
Weighted average number of common shares used in basic EPS		136.0	137.9		140.9
Dilutive effect of equity-based compensation		1.3	2.1		2.0
Weighted average number of common shares and dilutive potential common shares used in diluted EPS		137.3	140.0		142.9
Basic and Diluted EPS:					
Basic EPS attributable to Leggett & Platt common shareholders					
Continuing operations	\$	2.16	\$ 2.66	\$	2.30
Discontinued operations		(.01)	.14		.01
Basic EPS attributable to Leggett & Platt common shareholders	\$	2.15	\$ 2.80	\$	2.31
Diluted EPS attributable to Leggett & Platt common shareholders					
Continuing operations	\$	2.14	\$ 2.62	\$	2.27
Discontinued operations		(.01)	.14		.01
Diluted EPS attributable to Leggett & Platt common shareholders	\$	2.13	\$ 2.76	\$	2.28
Other information:					
Anti-dilutive shares excluded from diluted EPS computation		_	_		_

G—Accounts and Other Receivables

Accounts and other receivables at December 31 consisted of the following:

	2017			2016			
	(Current	Long-term	Current	Long-term		
Trade accounts receivable	\$	526.1	\$ —	\$ 456.5	\$ -	_	
Trade notes receivable		1.0	1.2	1.5		7	
Total trade receivables		527.1	1.2	458.0		.7	
Other notes receivable		_	24.7		24.	6	
Insurance receivables		43.0	_	_	_	_	
Taxes receivable, including income taxes		15.0	_	20.8	_	_	
Other receivables		14.8	_	15.0	_	_	
Subtotal other receivables	'	72.8	24.7	35.8	24.	6	
Total trade and other receivables		599.9	25.9	493.8	25.	3	
Allowance for doubtful accounts:							
Trade accounts receivable		(4.7)	_	(7.1)	-	_	
Trade notes receivable		(.1)	(.1)	(.1)	(.	2)	
Total trade receivables		(4.8)	(.1)	(7.2)	(.	2)	
Other notes receivable		_	_	_	_	_	
Total allowance for doubtful accounts		(4.8)	(.1)	(7.2)	(.	2)	
Total net receivables	\$	595.1	\$ 25.8	\$ 486.6	\$ 25.	1	

Notes that were past due more than 90 days or had been placed on non-accrual status were not significant for the periods presented.

Activity related to the allowance for doubtful accounts is reflected below:

	ince at er 31, 2015	Add	: Charges	ess: Charge- offs, Net of Recoveries	Balance at ember 31, 2016	Add: Charges	Less: Charge-offs, Net of Recoveries	Balance at ember 31, 2017
Trade accounts receivable	\$ 9.2	\$	1.8	\$ 3.9	\$ 7.1	\$.9	\$ 3.3	\$ 4.7
Trade notes receivable	.3		(.2)	(.2)	.3	(.1)	_	.2
Total trade receivables	9.5		1.6	3.7	7.4	.8	3.3	4.9
Other notes receivable	.4		_	.4	_	_	_	_
Total allowance for doubtful accounts	\$ 9.9	\$	1.6	\$ 4.1	\$ 7.4	\$.8	\$ 3.3	\$ 4.9

H—Supplemental Balance Sheet Information

Additional supplemental balance sheet details at December 31 consisted of the following:

		2017		2016
Prepaid expenses and other current assets				
Prepaid income taxes	\$	28.5	\$	1.3
Other		45.7		35.5
	\$	74.2	\$	36.8
Sundry assets				
Deferred taxes (see Note M)	\$	21.4	\$	23.9
Assets held for sale (see Note B)		2.6		11.0
Diversified investments associated with stock-based compensation plans (see $\underline{\text{Note }K}$)		31.6		25.0
Investment in associated companies		7.1		7.1
Pension plan assets (see <u>Note L</u>)		2.2		1.1
Brazilian VAT deposits (see <u>Note S</u>)		12.2		12.5
Net long-term notes receivable		25.8		25.1
Other		26.2		31.8
	\$	129.1	\$	137.5
Accrued expenses				
Litigation contingency accruals (see <u>Note S</u>)	\$.4	\$	3.2
Wages and commissions payable		70.6		76.8
Workers' compensation, vehicle-related and product liability, medical/disability (see Note S)		90.3		48.7
Sales promotions		47.2		35.2
Liabilities associated with stock-based compensation plans (see Note K)		15.7		19.0
Accrued interest		10.9		8.8
General taxes, excluding income taxes		19.1		16.0
Environmental reserves		3.0		3.5
Other		46.2		46.5
	\$	303.4	\$	257.7
Other current liabilities	-	30311	<u> </u>	237.7
Dividends payable	\$	47.5	\$	45.4
Customer deposits	Ψ	12.7	Ψ	14.4
Sales tax payable		4.0		5.2
Derivative financial instruments (see Note R)		1.8		4.1
Liabilities associated with stock-based compensation plans (see Note K)		2.4		1.8
Outstanding checks in excess of book balances		11.0		17.8
Other		9.3		5.5
Ottlet	<u></u>		ф.	
	\$	88.7	\$	94.2
Other long-term liabilities	ф	0	Φ.	50 6
Liability for pension benefits (see Note L)	\$	57.6	\$	79.6
Liabilities associated with stock-based compensation plans (see Note K)		36.4		31.2
Deemed repatriation tax payable (see Note M)		61.9		_
Net reserves for tax contingencies		12.3		15.1
Deferred compensation (see Note K)		17.1		18.0
Other		17.6		29.1
	\$	202.9	\$	173.0

I—Long-Term Debt

Long-term debt, interest rates and due dates at December 31 are as follows:

		2017			2016			
	Year-end Interest Rate	Due Date Through	Balance		Year-end Interest Rate	Due Date Through]	Balance
Term notes (1)	3.7%	2027	\$	1,239.1	3.8%	2024	\$	745.3
Industrial development bonds, principally variable interest rates	1.3%	2030		6.2	.9%	2030		12.5
Commercial paper (2)		2022		_		2021		195.9
Capitalized leases (primarily machinery, vehicle and office equipment)				5.7				5.7
Other, partially secured				.7				.4
				1,251.7				959.8
Less current maturities				153.8				3.6
			\$	1,097.9			\$	956.2

Maturities of long-term debt are as follows (1):

Year ended December 31	
2018	\$ 153.8
2019	1.3
2020	1.3
2021	1.5
2022	298.5
Thereafter	795.3
	\$ 1,251.7

- $(1) \ Includes \ unamortized \ discounts \ and \ deferred \ loan \ costs.$
- (2) There was no outstanding commercial paper at December 31, 2017. The weighted average interest rate on the balance of commercial paper outstanding at December 31, 2016 was 1.0%. The weighted average interest rate for the net commercial paper activity during the years ended December 31, 2017 and 2016 was 1.4% and .8%, respectively.

We can raise cash by issuing up to \$800 of commercial paper through a program that is backed by a \$800 revolving credit facility with a syndicate of 14 lenders. In November 2017, we increased the borrowing capacity under the facility from \$750 to \$800 and extended the term by one year to 2022. The credit facility allows us to issue total letters of credit up to \$250. When we issue letters of credit in this manner, our capacity under the facility, and consequently, our ability to issue commercial paper, is reduced by a corresponding amount. We had no outstanding letters of credit under the facility at year end for the periods presented.

Amounts outstanding at December 31 related to our commercial paper program were:

	2017	2016		
Total program authorized	\$ 800.0	\$	750.0	
Commercial paper outstanding (classified as long-term debt)	_		(195.9)	
Letters of credit issued under the credit facility	_		_	
Total program usage	_		(195.9)	
Total program available	\$ 800.0	\$	554.1	

The revolving credit facility and certain other long-term debt contain restrictive covenants which, among other things, limit a) the total amount of indebtedness to 65% of our total capitalization (each as defined in the revolving credit facility), b) the amount of our total secured debt to 15% of our total consolidated assets, and c) our ability to sell, lease, transfer or dispose of all or substantially all of total consolidated assets. We have remained well within compliance with all such covenants.

Generally we may elect one of four types of borrowing under the revolving credit facility, which determines the rate of interest to be paid on the outstanding principal balance. The interest rate would typically be commensurate with the currency borrowed and the term of the borrowing, as well as either i.) a competitive variable or fixed rate, or ii.) various published rates plus a pre-defined spread.

We are required to periodically pay accrued interest on any outstanding principal balance under the revolving credit facility at different time intervals based upon the elected interest rate and the elected interest period. Any outstanding principal under this facility will be due upon the maturity date. We may also terminate or reduce the lending commitments under this facility, in whole or in part, upon three business days' notice.

J—Lease Obligations

We lease certain operating facilities, most of our automotive and trucking equipment and various other assets. Lease terms, including purchase options, renewals and maintenance costs, vary by lease.

Total rental expense for the periods presented was as follows:

	2017	2016	2015
Continuing operations	\$ 51.3	\$ 51.2	\$ 51.4
Discontinued operations	\$ _	\$ _	\$.5

Future minimum rental commitments for all long-term non-cancelable operating leases are as follows:

Year ended December 31	
2018	\$ 34.5
2019	27.1
2020	22.0
2021	18.4
2022	13.0
Thereafter	15.3
	\$ 130.3

The above lease obligations expire at various dates through 2025. Aggregate rental commitments above include renewal amounts where it is our intention to renew the lease.

K—Stock-Based Compensation

We use various forms of share-based compensation which are summarized below. One stock unit is equivalent to one common share for accounting and earnings per share purposes. Shares are issued from treasury for the majority of our stock plans' activity. All share information is presented in millions.

Stock options and stock units are granted pursuant to our Flexible Stock Plan (the "Plan"). Each option counts as one share against the shares available under the Plan, but each share granted for any other awards will count as three shares against the Plan.

At December 31, 2017, the following common shares were authorized for issuance under the Plan:

	Shares Available for Issuance	Maximum Number of Authorized Shares
Unexercised options	1.9	1.9
Outstanding stock units—vested	3.7	7.6
Outstanding stock units—unvested	.7	1.9
Available for grant	8.5	8.5
Authorized for issuance at December 31, 2017	14.8	19.9

The following table recaps the impact of stock-based compensation (including discontinued operations) on the results of operations for each of the periods presented:

	Year Ended December 31												
		2	017		2016					2015			
	S			To Be Settled In Cash		Fo Be ettled With Stock	To Be Settled In Cash		S	To Be ettled With Stock	Set	To Be ttled In Cash	
Options (1):						,		, i		,			
Amortization of the grant date fair value	\$	_	\$	_	\$	1.0	\$	_	\$.2	\$	_	
Cash payments in lieu of options		_		_		_		1.0		_		1.0	
Stock-based retirement plans contributions (2)		5.5		1.2		6.7		1.3		7.0		1.3	
Discounts on various stock awards:													
Deferred Stock Compensation Program (1)		2.1		_		2.0		_		1.9		_	
Stock-based retirement plans (2)		1.4		_		1.5		_		1.4		_	
Discount Stock Plan (6)		1.1		_		1.0		_		1.0			
Performance Stock Unit (PSU) awards (3) (7)		5.4		(1.4)		4.8		6.5		8.3		10.6	
Profitable Growth Incentive (PGI) awards (4) (7)		1.4		1.4		1.4		1.0		6.0		5.9	
Restricted Stock Units (RSU) awards (5)		2.5		_		2.8		_		3.5		_	
Other, primarily non-employee directors restricted stock		.9		_		1.0		_		1.2		_	
Total stock-related compensation expense		20.3	\$	1.2		22.2	\$	9.8		30.5	\$	18.8	
Employee contributions for above stock plans		16.3				14.9				14.7			
Total stock-based compensation	\$	36.6			\$	37.1			\$	45.2			
Tax benefits on stock-based compensation expense	\$	7.3			\$	8.1			\$	11.6			
Tax benefits on stock-based compensation payments *		9.9				18.2							
Total tax benefits associated with stock-based compensation	\$	17.2			\$	26.3			\$	11.6			

^{*} In the first quarter of 2016 we adopted ASU 2016-09, Improvements to Employee Share-Based Payment Accounting. This ASU provides that the tax effects of stock-based awards must be treated as discrete items affecting the tax rate in the interim reporting period in which the tax deductions occur.

The following table recaps the impact of stock-based compensation on assets and liabilities for each of the periods presented:

		2017					2016					
	Current		L	Long-term		Total	C	urrent	I	Long-term		Total
Assets:												
Diversified investments associated with the Executive Stock Unit Program (2)	\$	2.4	\$	31.6	\$	34.0	\$	1.8	\$	25.0	\$	26.8
Liabilities:												
Executive Stock Unit Program (2)	\$	2.4	\$	32.0	\$	34.4	\$	1.8	\$	23.8	\$	25.6
Performance Stock Unit award (3)		6.7		1.9		8.6		9.7		5.6		15.3
Profitable Growth Incentive award (4)		2.0		2.5		4.5		1.6		1.8		3.4
Other - primarily timing differences between employee withholdings and related employer contributions to be submitted to various plans' trust accounts		7.0		_		7.0		7.7		_		7.7
Total liabilities associated with stock-based compensation	\$	18.1	\$	36.4	\$	54.5	\$	20.8	\$	31.2	\$	52.0

(1) Stock Option Grants

We have historically granted stock options in the following areas:

- On a discretionary basis to a broad group of employees
- In conjunction with our Deferred Compensation Program
- As compensation to outside directors

Options granted to a broad group of employees on a discretionary basis

Options are now offered only in conjunction with the Deferred Compensation Program discussed below, and for a few key executive awards. Prior to 2013, we granted stock options annually on a discretionary basis to a broad group of employees. Options generally become exercisable in one-third increments at 18 months, 30 months and 42 months after the date of grant. Options have a maximum term of ten years and the exercise prices are equal to Leggett's closing stock price on the grant date.

Grant date fair values are calculated using the Black-Scholes option pricing model and are amortized by the straight-line method over the options' total vesting period, except for employees who are retirement eligible. Expense for employees who are retirement eligible is recognized immediately. A person is retirement eligible if the employee is age 65, or age 55 with 20 years of Company service.

Deferred Compensation Program

We offer a Deferred Compensation Program under which key managers and outside directors may elect to receive stock options, stock units or interest-bearing cash deferrals in lieu of cash compensation:

- Stock options under this program are granted in the last month of the year prior to the year the compensation is earned. The number of options granted equals the deferred compensation times five, divided by the stock's market price on the date of grant. The option has a 10-year term. It vests as the associated compensation is earned and becomes exercisable beginning 15 months after the grant date. Stock is issued when the option is exercised.
- Deferred stock units (DSU) under this program are acquired every two weeks (when the compensation would have otherwise been paid) at a 20% discount to the market price of our common stock on each acquisition date, and they vest immediately. Expense is recorded as the compensation is earned. Stock units earn dividends at the same rate as cash dividends paid on our common stock. These dividends are used to acquire stock units at a 20% discount. Stock units are

converted to common stock and distributed in accordance with the participant's pre-set election. However, stock units may be settled in cash at our discretion. Participants must begin receiving distributions no later than ten years after the effective date of the deferral and installment distributions cannot exceed ten years.

· Interest-bearing cash deferrals under this program are reported in Other long-term liabilities on the balance sheet and are disclosed in Note H.

	Optio	ns	Units	Cash
Aggregate amount of compensation deferred during 2017	\$.4	\$ 9.3	\$.8

Stock Option Summary

Stock option information for the plans discussed above for the periods presented is as follows:

	Employee Stock Options	Deferred Compensation Options	Other- Primarily Outside Directors' Options *	Total Options	i	Weighted Average Exercise Price per Share	Weighted Average Remaining Contractual Life in Years	Ir	gregate itrinsic Value
Outstanding at December 31, 2016	2.1	.2		2.3	\$	23.13			
Granted**	_	_	_	_		_			
Exercised	(.4)	_	_	(.4)		18.64			
Outstanding at December 31, 2017	1.7	.2	_	1.9	\$	24.08	3.5	\$	45.0
Vested or expected to vest				1.9	\$	24.08	3.5	\$	45.0
Exercisable (vested) at December 31, 2017				1.8	\$	22.93	3.2	\$	44.7

^{*} A small number of options related to this plan (less than .1) were outstanding at December 31, 2017.

Additional information related to stock option activity for the periods presented is as follows:

	Year Ended December 31							
	2017			2016		2015		
Total intrinsic value of stock options exercised	\$	11.7	\$	27.7	\$	17.1		
Cash received from stock options exercised		2.6		4.9		8.3		
Total fair value of stock options vested		1.2		.1		1.3		

The following table summarizes fair values calculated (and assumptions utilized) using the Black-Scholes option pricing model.

<u>.</u>	<u> </u>	lear En	ded December	31	
	2017		2016		2015
Aggregate grant date fair value	\$ _	\$	1.4	\$.9
Weighted-average per share grant date fair value	\$ 9.21	\$	10.79	\$	10.06
Risk-free interest rate	2.3%		2.2%		2.1%
Expected life in years	6.0		7.9		7.5
Expected volatility (over expected life)	19.8%		30.0%		30.5%
Expected dividend yield (over expected life)	3.1%		3.0%		3.0%

The risk-free rate is determined based on U.S. Treasury yields in effect at the time of grant for maturities equivalent to the expected life of the option. The expected life of the option (estimated average period of time the option will be outstanding) is estimated based on the historical exercise behavior of employees, with executives displaying somewhat longer holding periods than other employees. Expected volatility is based on historical volatility through the grant date, measured daily for a time period equal to the option's expected life. The expected dividend yield is estimated based on the dividend yield at the time of grant.

^{**} A small number of options (less than .1) were granted for the deferred compensation program during 2017.

(2) Stock-Based Retirement Plans

We have two stock-based retirement plans: the tax-qualified Stock Bonus Plan (SBP) for non-highly compensated employees, and the non-qualified Executive Stock Unit Program (ESUP) for highly compensated employees. We make matching contributions to both plans. In addition to the automatic 50% match, we will make another matching contribution of up to 50% of the employee's contributions for the year if certain profitability levels, as defined in the SBP and the ESUP, are obtained.

- Participants in the SBP may contribute up to 6% of their compensation above a certain threshold to purchase Leggett stock or other investment alternatives at market prices. Employees are allowed to fully diversify their employee deferral accounts immediately and their employer matching accounts after three years of service. Dividends earned on Company stock held in the SBP are reinvested or paid in cash at the participant's election.
- Participants in the ESUP may contribute up to 10% (depending upon salary level) of their compensation above the same threshold applicable to the SBP. Participant contributions are credited to a diversified investment account established for the participant, and we make premium contributions to the diversified investment accounts equal to 17.65% of the participant's contribution. A participant's diversified investment account balance is adjusted to mirror the investment experience, whether positive or negative, of the diversified investments selected by the participant. Participants may change investment elections in the diversified investment accounts, but cannot purchase Company common stock or stock units. The diversified investment accounts consist of various mutual funds and retirement target funds and are unfunded, unsecured obligations of the Company that will be settled in cash. Both the assets and liabilities associated with this program are presented in the table above and are adjusted to fair value at each reporting period.

Company matching contributions to the ESUP, including dividend equivalents, are used to acquire stock units at 85% of the common stock market price on the acquisition date. Stock units are converted to common stock at a 1-to-1 ratio upon distribution from the program and may be settled in cash at our discretion.

Company matches in the SBP and ESUP fully vest upon three and five years, respectively, of cumulative service, subject to certain participation requirements. Distributions under both plans are triggered by an employee's retirement, death, disability or separation from Leggett.

Information for employee contributions the year ended December 31 for these plans was as follows. See the stock-based compensation table above for information regarding employer contributions.

		BP)17	ESUP 2017
Employee contributions	\$	3.3	\$ 4.5
Less diversified contributions		.7	4.5
Total employee stock contributions	\$	2.6	\$ _
Employer premium contribution to diversified investment accounts	1		\$.8
Shares purchased by employees and company match		.1	

Details regarding stock unit activity for the ESUP plan are reflected in the stock units summary table below.

(3) Performance Stock Unit Awards

We also grant PSU awards in the first quarter of each year to selected officers and other key managers. These awards contain the following conditions:

- A service requirement—Awards generally "cliff" vest three years following the grant date; and
- A market condition—Awards are based on our Total Shareholder Return [TSR = (Change in Stock Price + Dividends) / Beginning Stock Price] as compared to the TSR of a group of peer companies. The peer group consists of all the companies in the Industrial, Materials and Consumer Discretionary sectors of the S&P 500 and S&P Midcap 400 (approximately 320 companies). Participants will earn from 0% to 175% of the base award depending upon how our TSR ranks within the peer group at the end of the 3-year performance period.

Grant date fair values are calculated using a Monte Carlo simulation of stock and volatility data for Leggett and each of the comparator companies. Grant date fair values are amortized using the straight-line method over the three-year vesting period.

Below is a summary of the number of shares and related grant date fair value of PSU's for the periods presented:

		7	Year En	ded Decembe	r 31,	
	2017			2016		2015
Total shares base award		.1		.1		.2
Grant date per share fair value	\$	50.75	\$	40.16	\$	42.22
Risk-free interest rate		1.5%		1.3%		1.1%
Expected life in years		3.0		3.0		3.0
Expected volatility (over expected life)		19.5%		19.2%		19.8%
Expected dividend yield (over expected life)		2.8%		3.1%		2.9%

Three-Year Performance Cycle

Award Year	Completion Date	TSR Performance Relative to the Peer Group (1%=Best)	Payout as a Percent of the Base Award	Number of Shares Distributed	Cas	sh Portion	Distribution Date
2013	December 31, 2015	27	165.4%	.4 million	\$	8.5	First quarter 2016
2014	December 31, 2016	10	175.0%	.4 million	\$	9.8	First quarter 2017
2015	December 31, 2017	57	61.0%	_	\$	6.9	First quarter 2018

We intend to pay out 65% of awards in shares of our common stock and 35% in cash, although we reserve the right to pay up to 100% in cash. We elected to pay 100% of the 2015 award (paid in first quarter 2018) in cash. The cash portion is recorded as a liability and is adjusted to fair value at each reporting period.

(4) Profitable Growth Incentive Awards

The PGI awards are issued to certain key management employees as growth performance stock units (GPSUs). The GPSUs vest (0% to 250%) at the end of a two-year performance period. Vesting is based on the Company's or applicable profit center's revenue growth (adjusted by a GDP factor when applicable) and EBITDA margin over a two-year performance period. The 2015 through 2017 base target PGI awards were less than .1 shares each year. If earned, we intend to pay half in shares of our common stock and half in cash, although we reserve the right to pay up to 100% in cash. Both components are recorded as liabilities and adjusted to fair value at each reporting period. We elected to pay 100% of the 2016 award (to be paid in March 2018) in cash.

	Two-Year Performance Cycle												
Award Year	Completion Date	Average Payout as a Percent of the Base Award	Estimated Number of Shares	Casl	n Portion	Expected Distribution Date							
2014	December 31, 2015	224.7%	.2 million	\$	6.7	First quarter 2016							
2015	December 31, 2016	36.0%	< .1 million	\$.8	First quarter 2017							
2016	December 31, 2017	44.0%	_	\$	2.0	First quarter 2018							

(5) Restricted Stock Unit Awards

RSU awards are generally granted as follows:

- · Annual awards to selected managers, and
- On a discretionary basis to selected employees
- · As compensation for outside directors, who have a choice to receive RSUs or restricted stock

The value of these awards is determined by the stock price on the day of the award, and expense is recognized over the vesting period.

Stock Units Summary

As of December 31, 2017, the unrecognized cost of non-vested stock units that is not adjusted to fair value was \$8.7 with a weighted-average remaining contractual life of 1 year.

Stock unit information for the plans discussed above is presented in the table below.

	DSU	ESUP	PSU*	RSU	PGI**	Total Units	Weighted Average Grant Date Fair Value per Unit	Aggregate Intrinsic Value
Non-vested at December 31, 2016	_	_	.9	.1	.2	1.2	\$ 20.30	
Granted based on current service	.2	.2	_	.1	_	.5	48.12	
Granted based on future conditions	_	_	.2	_	.1	.3	24.97	
Vested	(.2)	(.2)	(.4)	(.1)	_	(.9)	31.57	
Difference between maximum and actual payout	_	_	_	_	(.1)	(.1)	_	
Award elected to be paid in cash	_		(.3)	_	(.1)	(.4)	19.32	
Total non-vested at December 31, 2017	_		.4	.1	.1	.6	\$ 19.56	\$ 30.8
Fully vested shares available for issuance at December 31, 2017						3.7		\$ 178.1

^{*} PSU awards are presented at 175% (i.e., maximum) payout

^{**} PGI awards are presented at 250% (i.e., maximum) payout

	Ye	ar En	ded December	31	
	2017		2016		2015
Total intrinsic value of vested stock units converted to common stock	\$ 22.7	\$	24.8	\$	27.7

(6) Discount Stock Plan

Under the Discount Stock Plan (DSP), a tax-qualified §423 stock purchase plan, eligible employees may purchase shares of Leggett common stock at 85% of the closing market price on the last business day of each month. Shares are purchased and issued on the last business day of each month and generally cannot be sold or transferred for one year.

Average 2017 purchase price per share (net of discount)	\$ 41.75
2017 number of shares purchased by employees	.1
Shares purchased since inception in 1982	23.0
Maximum shares under the plan	27.0

(7) Adoption of New Performance Stock Unit Forms of Award

In November 2017, the Compensation Committee approved changes to merge the PSU and PGI Award programs for the 2018 award.

The new awards will vest at the end of a 3-year performance period based upon the following:

- Relative TSR 50% of each PSU award will vest based upon on the Company's TSR compared to a peer group with conditions similar to the
 previous years' grants discussed above.
- EBIT CAGR 50% of each PSU award will vest based upon the Company's or applicable Segments' compound annual growth rate of EBIT in the third fiscal year of the performance period compared to the applicable EBIT in the fiscal year immediately preceding the performance period.

50% of the vested PSU award will be paid out in cash, and the Company intends to pay out the remaining 50% in shares of the Company's common stock, although the Company reserves the right to pay up to 100% in cash. The maximum payout is 200% of the base awards.

In connection with the decision to move a significant portion of the long-term incentive opportunity from a 2-year to a 3-year performance period by eliminating PGI awards, we will also grant participants a one-time transition PSU award in 2018 based upon EBIT CAGR over a two-year performance period.

L-Employee Benefit Plans

The Consolidated Balance Sheets reflect a net liability for the funded status of our domestic and foreign defined benefit pension plans. Our U.S. plans (comprised primarily of three significant plans) represent approximately 87% of our pension benefit obligation in each of the periods presented. Participants in one of the significant domestic plans have stopped earning benefits; this plan is referred to as "frozen" in the following narrative.

A summary of our pension obligations and funded status as of December 31 is as follows:

		2017		2016	 2015
Change in benefit obligation					
Benefit obligation, beginning of period	\$	293.0	\$	290.3	\$ 343.0
Service cost		4.6		4.4	4.3
Interest cost		10.9		11.3	12.6
Plan participants' contributions		.7		.7	.7
Actuarial loss (gain)		4.0		9.8	(17.4)
Benefits paid		(15.2)		(19.1)	(13.9)
Settlements		(59.8)		_	(35.7)
Foreign currency exchange rate changes		3.3		(4.4)	(3.3)
Benefit obligation, end of period $^{\rm 1}$	_	241.5		293.0	290.3
Change in plan assets					
Fair value of plan assets, beginning of period		214.1		207.5	258.9
Actual return on plan assets		28.3		18.9	(1.7)
Employer contributions		14.9		9.8	1.8
Plan participants' contributions		.7		.7	.7
Benefits paid		(15.2)		(19.1)	(13.9)
Settlements		(59.8)		_	(35.7)
Foreign currency exchange rate changes		2.7		(3.7)	(2.6)
Fair value of plan assets, end of period	_	185.7		214.1	207.5
Net funded status	\$	(55.8)	\$	(78.9)	\$ (82.8)
Funded status recognized in the Consolidated Balance Sheets	_				
Other assets—sundry	\$	2.2	\$	1.1	\$ 1.3
Other current liabilities		(.4)		(.4)	(.4)
Other long-term liabilities		(57.6)		(79.6)	(83.7)
Net funded status	\$	(55.8)	\$	(78.9)	\$ (82.8)
	_				

¹ The benefit obligation at December 31, 2017, decreased as compared to December 31, 2016, primarily due to the settlement of \$59.8 of pension obligations for our U.S. plans through our annuity purchase transaction as discussed in more detail below.

Our accumulated benefit obligation was not materially different from our projected benefit obligation for the periods presented.

Included in the above plans is a subsidiary's unfunded supplemental executive retirement plan. This is a non-qualified plan, and these benefits are secured by insurance policies that are not included in the plan's assets. Cash surrender values associated with these policies were approximately \$2.0 at December 31, 2017, 2016 and 2015.

Comprehensive Income

Amounts and activity included in accumulated other comprehensive income associated with pensions are reflected below:

	Dec	ember 31, 2016	Net 2017 Actua		2017 Net Actuarial loss	2017 Foreign currency exchange I rates change			2017 Income tax change	Dec	ember 31, 2017
Net loss (gain) (before tax)	\$	90.6	\$ (19.9)	\$	(10.9)	\$.7	\$	(6.9)	\$	53.6
Deferred income taxes		(33.4)	_		_		_		18.3		(15.1)
Accumulated other comprehensive income (net of tax)	\$	57.2	\$ (19.9)	\$	(10.9)	\$.7	\$	11.4	\$	38.5

¹ Includes a \$15.3 settlement loss, discussed in more detail below.

Of the amounts in accumulated other comprehensive income as of December 31, 2017, the portions expected to be recognized as components of net periodic pension cost in 2018 are as follows:

Net loss	\$	2.7
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Net Pension (Expense) Income

Components of net pension (expense) income for the years ended December 31 were as follows:

	2017	2016		2015
Service cost	\$ (4.6)	\$	(4.4)	\$ (4.3)
Interest cost	(10.9)		(11.3)	(12.6)
Expected return on plan assets	13.4		12.9	16.5
Recognized net actuarial loss	(4.6)		(4.5)	(5.2)
Settlements	(15.3)		_	(12.1)
Net pension (expense) income	\$ (22.0)	\$	(7.3)	\$ (17.7)
Weighted average assumptions for pension costs:				
Discount rate used in net pension costs	3.8%		4.1%	3.8%
Rate of compensation increase used in pension costs	3.5%		3.5%	3.5%
Expected return on plan assets	6.5%		6.5%	6.6%
Weighted average assumptions for benefit obligation:				
Discount rate used in benefit obligation	3.4%		3.8%	4.1%
Rate of compensation increase used in benefit obligation	3.0%		3.5%	3.5%

Assumptions used for U.S. and international plans were not significantly different.

We use the average of the Citigroup Pension Discount Curve rate and Merrill Lynch AA-AAA 10-year Bond Index rate to determine the discount rate used for our significant pension plans (rounded to the nearest 25 basis points). The Citigroup Pension Discount Curve rate is a calculated rate using yearly spot rates matched against expected future benefit payments. The Merrill Lynch Index rate is based on the weighted average yield of a portfolio of high grade Corporate Bonds with an average duration approximating the plans' projected benefit payments, adjusted for any callable bonds included in the portfolio. The discount rates used for our other, primarily foreign, plans are based on rates appropriate for the respective country and the plan obligations.

The overall, expected long-term rate of return is based on each plan's historical experience and our expectations of future returns based upon each plan's investment holdings, as discussed below.

Pension Plan Assets

The fair value of our major categories of pension plan assets is disclosed below using a three level valuation hierarchy that separates fair value valuation techniques into the following categories:

- Level 1: Quoted prices for identical assets or liabilities in active markets.
- Level 2: Other significant inputs observable either directly or indirectly (including quoted prices for similar securities, interest rates, yield curves, credit risk, etc.).
- Level 3: Unobservable inputs that are not corroborated by market data.

Presented below are our major categories of investments for the periods presented:

			Year Ended December 31, 2017									Year Ended December 31, 2016									
		1	Level 1		Level 2	Le	evel 3		Assets Measured at NAV ¹ Total		Level 1 Level 2		Level 3		Assets Measured at NAV ¹			Total			
Mutual a funds	and pooled																				
Fixe	ed income	\$	38.2	\$	_	\$	_	\$	_	\$	38.2	\$	46.4	\$	_	\$	_	\$	_	\$	46.4
Equ	iities		103.2		_		_		_		103.2		120.6		_		_		_		120.6
Stable va	alue funds		_		25.8		_		_		25.8		_		35.1		_		_		35.1
Money n	narket funds other	5,	_		_		_		18.5		18.5		_		_		_		12.0		12.0
	al estments at value	\$	141.4	\$	25.8	\$	_	\$	18.5	\$	185.7	\$	167.0	\$	35.1	\$		\$	12.0	\$	214.1

¹Certain investments that are measured at fair value using the net asset value (NAV) per share (or its equivalent) practical expedient have not been classified in the fair value hierarchy.

Plan assets are invested in diversified portfolios of equity, debt and government securities, as well as a stable value fund. The aggregate allocation of these investments is as follows:

	2017	2016
Asset Category		
Equity securities	55%	56%
Debt securities	21	22
Stable value funds	14	16
Other, including cash	10	6
Total	100%	100%

Our investment policy and strategies are established with a long-term view in mind. We strive for a sufficiently diversified asset mix to minimize the risk of a material loss to the portfolio value due to the devaluation of any single investment. In determining the appropriate asset mix, our financial strength and ability to fund potential shortfalls that might result from poor investment performance are considered. Approximately 50% of our significant plans (the "frozen plans") are employing a Liability Driven Investment strategy and have a target allocation of 60% fixed income and 40% equities. The remaining significant plans (the "active" plans) have a target allocation of 75% equities and 25% fixed income, as historical equity returns have tended to exceed bond returns over the long term.

Assets of our domestic plans represent the majority of plan assets and are allocated to seven different investments.

Six are mutual funds, all of which are passively managed low-cost index funds, and include:

- · U.S. Total Stock Market Index: Large-, mid-, and small-cap equity diversified across growth and value styles.
- U.S. Large-Cap Index: Large-cap equity diversified across growth and value styles.
- U.S. Small-Cap Index: Small-cap equity diversified across growth and value styles.

- World ex US Index: International equity; broad exposure across developed and emerging non-US equity markets around the world.
- · Long-term Bond Index: Diversified exposure to the long-term, investment-grade U.S. bond market.
- Extended Duration Treasury Index: Diversified exposure to U.S. treasuries with maturities of 20-30 years.

The Stable value fund consists of a fixed income portfolio offering consistent return and protection against interest rate volatility.

Settlements

In December 2017, to reduce the size of our pension benefit obligation, reduce volatility of contribution requirements in future years, and also reduce pension-related operational expenses over the long-term, we completed an annuity purchase transaction for pensioners that were currently receiving a small monthly benefit. As part of this annuity purchase, we settled \$59.8 of pension obligations for U.S. retirees. This was paid from plan assets and did not require a cash contribution from the Company. As a result of these settlements, we recorded settlement losses of \$15.3 (\$9.5 net of tax) reflecting the accelerated recognition of unamortized losses in the plan proportionate to the obligation that was settled. These settlement charges were recorded in "Cost of goods sold" and "Selling and administrative expenses" with a corresponding balance sheet reduction in "Accumulated other comprehensive income (loss)" for the year ended December 31, 2017.

In October 2015, we offered a voluntary one-time lump-sum payment option to certain eligible terminated vested participants in our U.S. defined benefit pension plans that, when accepted, settled our obligation to them. The program provided participants with a one-time choice to receive a lump-sum settlement of their remaining pension benefit. As part of this voluntary lump-sum program, we settled \$35.7 of pension obligations for U.S. retirees in 2015. This was paid from plan assets and did not require a cash contribution from the company. As a result of these settlements, we recorded settlement losses of \$12.1 (\$7.5 net of tax) reflecting the accelerated recognition of unamortized losses in the plan proportionate to the obligation that was settled. These settlement charges were recorded in "Cost of goods sold" and "Selling and administrative expenses" with a corresponding balance sheet reduction in "Accumulated other comprehensive income (loss)" for the year ended December 31, 2015.

Future Contributions and Benefit Payments

We expect to contribute approximately \$21.0 to our defined benefit pension plans in 2018, some of which are discretionary contributions.

Estimated benefit payments expected over the next ten years are as follows:

2018	\$ 11.2
2019	11.6
2020	11.9
2021	12.1
2022	12.3
2023-2027	66.5

The December 2017 annuity purchase transaction (discussed above) reduced the amount of estimated benefit payments expected over the next ten years as of December 31, 2017 as compared to the total reported at December 31, 2016.

Other Benefit Plans

Total expense for defined contribution plans was as follows:

	20	017	2016	2015
Defined contribution plans	\$	6.3	\$ 6.1	\$ 6.8

We have limited participation in two union-sponsored, defined benefit, multi-employer pension plans. These plans are not administered by us, and contributions are determined in accordance with provisions of negotiated labor contracts. Aggregate contributions to these plans were less than \$.8 for each of the years presented.

In addition to regular contributions, we could be obligated to pay additional contributions (known as complete or partial withdrawal liabilities) if a plan has unfunded vested benefits. Factors that could impact the funded status of these plans include investment performance, changes in the participant demographics, financial stability of contributing employers and changes in actuarial assumptions. Withdrawal liability triggers could include a plan's termination, a withdrawal of substantially all employers, or our voluntary withdrawal from the plan (such as decision to close a facility or the dissolution of a collective bargaining unit). We have a very small share of the liability among the participants of these plans. Based upon the information available from plan administrators, both of the multi-employer plans in which we participate are underfunded and estimate our aggregate share of potential withdrawal liability for both plans to be \$19.3. We have not recorded any material withdrawal liabilities for the years presented.

M—Income Taxes

On December 22, 2017, President Trump signed into law the Tax Cuts and Jobs Act (TCJA), enacting significant changes to the U.S. Internal Revenue Code of 1986, as amended, including a reduction in the maximum U.S. federal corporate income tax rate from 35% to 21%, the transition of U.S. taxation from a worldwide tax system to a territorial system, various anti-avoidance tax provisions including a potential "global intangible low-taxed income" (GILTI) inclusion, and the imposition of a one-time tax associated with the mandatory deemed repatriation of foreign earnings not previously taxed by the U.S. Although these provisions are generally applicable for years after December 31, 2017, several impacted our 2017 earnings, including the one-time deemed repatriation tax, additional foreign withholding taxes for expected future cash repatriations, and the revaluation of our U.S. deferred taxes at the new, lower, federal tax rate. Accordingly, we recorded a provisional \$50.4 net tax charge in the fourth quarter of 2017 related to these items.

The amount recorded is our best estimate, based on our current understanding of TCJA and the guidance currently available, but should be considered provisional in accordance with Staff Accounting Bulletin (SAB) 118, which addresses the application of U.S. GAAP where a registrant does not have the necessary information available, prepared, or analyzed (including computations) in reasonable detail to complete the accounting for certain income tax effects related to TCJA. We have elected to apply the provisions of SAB 118 related to our continued analysis of the impacts from TCJA including, but not limited to, the deemed repatriation tax, the revaluation of our U.S. deferred taxes, the taxes provided for expected foreign cash repatriations, and the ongoing evaluation of our permanently reinvested earnings (discussed below). The ultimate impact may differ from the provisional amounts we have recorded, possibly materially, due to, among other things, additional analysis, changes in interpretations and assumptions, additional regulatory guidance that may be issued, and actions we may take as a result of TCJA. Our accounting will be finalized no later than the fourth quarter of 2018.

Additionally, because of the complexity of the new GILTI rules, we are continuing to evaluate this provision and the application of ASC 740. We have not yet made any adjustments related to potential GILTI tax in our financial statements, nor have we made any policy decision regarding whether to record deferred taxes on GILTI. We will do so no later than the fourth quarter of 2018.

The 2017 impact from TCJA is presented below as an increase or (decrease) in the noted line items from our Consolidated Statements of Operations and Consolidated Balance Sheets:

Consolidated Statements of Operations	Year Ended December 31, 2017										
(\$ in millions)		Deferred Tax valuation	Deemed Repatriation Tax	Other Items, net	Total						
Income taxes	\$	(26.1)	\$ 67.3	\$ 9.0	\$.2	\$ 50.4					
Impact on effective tax rate		(6.0)%	15.6%	2.1%	—%	11.7%					

Consolidated Balance Sheets				December 31	, 2017			
(\$ in millions)	U	.S. Deferred Tax Revaluation	emed ation Tax	Additional F Withholding		Other	Items, net	Total
Prepaid expenses and other current assets	\$	_	\$ (5.4)	\$	_	\$	27.4	\$ 22.0
Deferred income taxes		(26.1)	_		9.0		27.6	10.5
Other long-term liabilities		_	61.9		_		_	61.9

The components of earnings from continuing operations before income taxes are as follows:

	_	Y	ear En	ded December	31	
		2017		2016		2015
Domestic	\$	188.6	\$	267.7	\$	254.2
Foreign		243.4		219.4		195.6
	\$	432.0	\$	487.1	\$	449.8

Income tax expense from continuing operations is comprised of the following components:

	Year Ended December 31					
		2017		2016		2015
Current						
Federal	\$	76.0	\$	55.7	\$	63.1
State and local		3.8		4.1		7.6
Foreign		43.2		42.5		40.0
		123.0		102.3		110.7
Deferred						
Federal		5.8		13.1		9.6
State and local		(2.6)		2.3		.1
Foreign		12.2		2.3		1.4
		15.4		17.7		11.1
	\$	138.4	\$	120.0	\$	121.8

Income tax expense from continuing operations, as a percentage of earnings before income taxes, differs from the statutory federal income tax rate as follows:

	Year	Year Ended December 31					
	2017	2016	2015				
Statutory federal income tax rate	35.0 %	35.0 %	35.0 %				
Increases (decreases) in rate resulting from:							
State taxes, net of federal benefit	.9	.9	1.6				
Tax effect of foreign operations	(8.0)	(6.0)	(5.8)				
Deferred tax on undistributed foreign earnings	2.8	.5	(1.0)				
Deemed repatriation of foreign earnings	15.6	_	_				
Deferred tax revaluation	(6.0)	_	_				
Stock-based compensation	(2.0)	(3.4)	_				
Tax benefit for outside basis in subsidiary	(1.8)	_	_				
Change in valuation allowance	(.4)	.2	_				
Change in uncertain tax positions, net	(.6)	(.6)	(.5)				
Domestic production activities deduction	(1.2)	(1.2)	(1.2)				
Other permanent differences, net	(1.6)	(.6)	(1.0)				
Other, net	(.7)	(.2)	_				
Effective tax rate	32.0 %	24.6 %	27.1 %				

For all periods presented, the tax rate benefited from income earned in various foreign jurisdictions at rates lower than the U.S. federal statutory rate, primarily related to China, Croatia, and Luxembourg. Other significant items impacting each year's tax rate are:

In 2017, we recognized a net tax expense totaling \$50.4 related to the impact of TCJA, as discussed above. We also recognized tax benefits totaling \$28.9, including those associated with tax attributes from a divested business and the impact of stock-based compensation.

We recognized net tax benefits in 2016 totaling \$21.4, including a tax benefit related to stock-based compensation from the first quarter adoption of ASU 2016-09, "Improvements to Employee Share-Based Payment Accounting".

In 2015, we recognized net tax benefits totaling \$9.4, including a reduction in deferred taxes on undistributed foreign earnings associated with a planned reinvestment in China, and a deferred tax benefit related to our Australian operations.

Prior to the adoption of ASU 2016-09 in 2016, all net excess tax benefits related to stock plan activity were recorded to additional contributed capital, which totaled \$15.4 in 2015.

We file tax returns in each jurisdiction where we are required to do so. In these jurisdictions, a statute of limitations period exists. After a statute period expires, the tax authorities can no longer assess additional income tax for the expired period. In addition, once the statute expires we are no longer eligible to file claims for refund for any tax that we may have overpaid.

Unrecognized Tax Benefits

The total amount of our gross unrecognized tax benefits at December 31, 2017, is \$13.6, of which \$8.8 would impact our effective tax rate, if recognized. A reconciliation of the beginning and ending balance of our gross unrecognized tax benefits for the periods presented is as follows:

	2017	2016	2015
Gross unrecognized tax benefits, January 1	\$ 12.1	\$ 15.5	\$ 19.8
Gross increases—tax positions in prior periods	.1	.3	.3
Gross decreases—tax positions in prior periods	(.4)	(1.0)	(.5)
Gross increases—current period tax positions	1.5	1.1	1.3
Change due to exchange rate fluctuations	.3	_	(1.3)
Settlements	(.9)	(.9)	(1.5)
Lapse of statute of limitations	(2.6)	(2.9)	(2.6)
Gross unrecognized tax benefits, December 31	10.1	12.1	15.5
Interest	3.0	4.0	6.0
Penalties	.5	.6	.6
Total gross unrecognized tax benefits, December 31	\$ 13.6	\$ 16.7	\$ 22.1

We recognize interest and penalties related to unrecognized tax benefits as part of income tax expense in the Consolidated Statements of Operations, which is consistent with prior reporting periods.

As of December 31, 2017, four tax years were subject to audit by the United States Internal Revenue Service (IRS), covering the years 2014 through 2017. In 2015 and 2017, the IRS examined our 2013 and 2015 tax returns, respectively, for a U.S. non-consolidated filing entity, L&P Financial Services Co., and both audits were concluded with no adjustments. There are no current IRS examinations in process, nor are we aware of any forthcoming.

Additionally, at December 31, 2017, eight tax years were either subject to or undergoing audit by the Canada Revenue Agency, covering the periods 2010 through 2017. The examinations in process are at various stages of completion, but to date we are not aware of any likely material adjustments. In 2016, we settled an appeal with the Canada Revenue Agency relative to our 2007 and 2008 tax years related to transfer pricing issues. The net impact of this settlement on our financial statements was not material.

Various state and other foreign jurisdiction tax years also remain open to examination, though we believe any assessments would not be material to our Consolidated Financial Statements.

It is reasonably possible that the resolution of certain tax audits could reduce our unrecognized tax benefits within the next 12 months, as certain tax positions may either be sustained on audit or we may agree to certain adjustments, or resulting from the expiration of statutes of limitations in various jurisdictions. It is not expected that any change would have a material impact on our Consolidated Financial Statements.

Deferred Income Taxes

Deferred income taxes are provided for the temporary differences between the financial reporting basis and the tax basis of our assets and liabilities. The major temporary differences and their associated deferred tax assets or liabilities are as follows:

	December 31							
	2017				2016			
		Assets Li		Liabilities		Assets		Liabilities
Property, plant and equipment	\$	19.8	\$	(53.5)	\$	5.9	\$	(57.3)
Inventories		1.9		(14.0)		3.3		(22.1)
Accrued expenses		59.1		(.2)		93.3		(.3)
Net operating losses and other tax carryforwards		35.0		_		48.2		_
Pension cost and other post-retirement benefits		11.9		(.6)		31.4		(.9)
Intangible assets		1.2		(77.3)		1.1		(107.6)
Derivative financial instruments		5.3		(1.7)		9.9		(1.7)
Tax on undistributed earnings		_		(21.4)		_		(9.2)
Uncertain tax positions		3.5		_		5.3		_
Other		.7		(7.1)		2.9		(9.7)
Gross deferred tax assets (liabilities)		138.4		(175.8)		201.3		(208.8)
Valuation allowance		(24.2)		_		(22.9)		_
Total deferred taxes	\$	114.2	\$	(175.8)	\$	178.4	\$	(208.8)
Net deferred tax (liability) asset			\$	(61.6)			\$	(30.4)

Many of the decreases in our deferred tax categories from 2016 to 2017 relate to the revaluation of our deferred tax assets and liabilities resulting from the U.S. tax rate reduction included in TCJA, discussed above. These changes <u>decreased</u> our overall net deferred tax liability by \$26.1 in 2017, as discussed above. Other changes <u>increased</u> our net deferred tax liability by \$57.3 from 2016 to 2017, and include:

- A reduction of \$17.1 in our "Net operating losses and other tax carryforwards" deferred tax asset, primarily related to the 2017 utilization of our
 foreign tax credit carryover from the TCJA one-time tax on mandatory deemed repatriation and utilization of Canadian net operating losses during
 the year;
- An increase of \$12.2 associated with our "Tax on undistributed earnings" deferred tax liability, primarily associated with additional foreign
 withholding taxes from TCJA; and
- A \$14.5 decrease in the deferred tax asset associated with "Pension cost and other post-retirement benefits", primarily related to the pension settlement charge (Note L), and the acceleration of tax deductions and other planning associated with TCJA.

The valuation allowance primarily relates to net operating loss, tax credit, and capital loss carryforwards for which utilization is uncertain. Cumulative tax losses in certain state and foreign jurisdictions during recent years, limited carryforward periods in certain jurisdictions, future reversals of existing taxable temporary differences, and reasonable tax planning strategies were among the factors considered in determining the valuation allowance. Individually, none of these tax carryforwards presents a material exposure.

Most of our tax carryforwards have expiration dates that vary generally over the next 20 years, with no amount greater than \$10 expiring in any one year.

Deferred income and withholding taxes have been provided on earnings of our foreign subsidiaries to the extent it is anticipated that the earnings will be remitted in the future as dividends. Due to the recently enacted TCJA, we no longer asserted permanent reinvestment on \$835.0 of earnings, and accrued provisional deferred taxes of \$8.3 in 2017 related to certain earnings under our Canadian ownership structure, and an additional \$0.7 in China. As of December 31, 2017 and 2016, we have accrued a total of \$12.5 and \$9.2, respectively, of deferred taxes related to incremental withholding taxes in China.

Foreign withholding taxes have not been provided on certain foreign earnings which are indefinitely reinvested outside the U.S. The cumulative undistributed earnings which are indefinitely reinvested as of December 31, 2017, are \$410.3. If such earnings were repatriated to the U.S. through dividends, the resulting provisional incremental tax expense would be approximately \$26.7, based on present income tax laws and after consideration of the tax we have already accrued for the mandatory deemed repatriation of our foreign earnings (as referenced above).

Deferred tax assets (liabilities) included in the consolidated balance sheets are as follows:

	 December 31				
	2017	2016			
ry	\$ 21.4	\$	23.9		
ne taxes	(83.0)		(54.3)		
	\$ (61.6)	\$	(30.4)		

N—Other (Income) Expense

The components of other (income) expense from continuing operations were as follows:

	Year Ended December 31							
		2017		2016		2015		
Restructuring charges	\$.8	\$.8	\$	1.6		
Currency (gain) loss		1.5		(2.1)		(2.1)		
Royalty income		_		(.3)		(.9)		
(Gain) loss from diversified investments associated with Executive Stock Unit Program (See Note K)		(4.5)		(2.2)		.3		
Other income		(2.8)		(2.2)		(5.7)		
	\$	(5.0)	\$	(6.0)	\$	(6.8)		

O—Accumulated Other Comprehensive Income (Loss)

The following table sets forth the changes in each component of accumulated other comprehensive income (loss):

	C Tr	Foreign urrency anslation justments		Cash Flow Hedges		Defined Benefit Pension Plans		Accumulated Other Comprehensive Income (Loss)
Balance January 1, 2015	\$	86.8	\$	(20.1)	\$	(69.3)	\$	(2.6)
Other comprehensive income		(88.5)		(13.1)		.1		(101.5)
Reclassifications, pretax (1)		(3.6)		3.5		17.3		17.2
Income tax effect		_		1.5		(6.2)		(4.7)
Attributable to noncontrolling interest		.5		_		_		.5
Balance December 31, 2015		(4.8)		(28.2)		(58.1)		(91.1)
Other comprehensive income		(33.2)		(.9)		(3.0)		(37.1)
Reclassifications, pretax (2)		(1.7)		15.3		4.5		18.1
Income tax effect		_		(4.0)		(.6)		(4.6)
Attributable to noncontrolling interest		1.1		_		_		1.1
Balance December 31, 2016		(38.6)		(17.8)		(57.2)		(113.6)
Other comprehensive income		78.7		1.6		10.2		90.5
Reclassifications, pretax (3)		_		7.2		19.9		27.1
Income tax effect		_		(2.5)		(11.4)		(13.9)
Attributable to noncontrolling interest		.4		_		_		.4
Balance December 31, 2017	\$	40.5	\$	(11.5)	\$	(38.5)	\$	(9.5)
(1) 2015 pretax reclassifications are comprised of:								
Net sales	\$	_	\$	(.6)	\$	_	\$	(.6)
Cost of goods sold; selling and administrative expenses		_		_		17.3		17.3
Interest expense		_		4.1		_		4.1
Other (income) expense, net		(3.6)		_		_		(3.6)
Total 2015 reclassifications, pretax	\$	(3.6)	\$	3.5	\$	17.3	\$	17.2
•		(3.17)	÷		_		÷	•
(2) 2016 proton reclassifications are comprised of								
(2) 2016 pretax reclassifications are comprised of: Net sales	\$		\$	10.6	\$		\$	10.6
Cost of goods sold; selling and administrative expenses	Þ	-	Ф	.5	Ф	4.5	Ф	5.0
Interest expense		_		4.2		4.5		4.2
Other (income) expense, net		(1.7)		4.2		-		
• •	\$	(1.7)	\$	15.3	\$		\$	18.1
Total 2016 reclassifications, pretax	3	(1.7)	D	15.5	D	4.5	Þ	10.1
(3) 2017 pretax reclassifications are comprised of:								
Net sales	\$	_	\$	2.3	\$	_	\$	2.3
Cost of goods sold; selling and administrative expenses				.7		19.9		20.6
Interest expense		_		4.2		_		4.2
Other (income) expense, net			_		_		_	
Total 2017 reclassifications, pretax	\$		\$	7.2	\$	19.9	\$	27.1

P—Fair Value

We utilize fair value measures for both financial and non-financial assets and liabilities.

Items measured at fair value on a recurring basis

The areas in which we utilize fair value measures of financial assets and liabilities are presented in the table below.

Fair value measurements are established using a three level valuation hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into the following categories:

- Level 1: Quoted prices for identical assets or liabilities in active markets.
- Level 2: Inputs other than quoted prices included in Level 1 that are observable for the asset or liability either directly or indirectly. Short-term investments in this category are valued using discounted cash flow techniques with all significant inputs derived from or corroborated by observable market data. Derivative assets and liabilities in this category are valued using models that consider various assumptions and information from market-corroborated sources. The models used are primarily industry-standard models that consider items such as quoted prices, market interest rate curves applicable to the instruments being valued as of the end of each period, discounted cash flows, volatility factors, current market and contractual prices for the underlying instruments, as well as other relevant economic measures. Substantially all of these assumptions are observable in the marketplace, can be derived from observable data or are supported by observable levels at which transactions are executed in the marketplace.
- Level 3: Unobservable inputs that are not corroborated by market data.

		As of December 31, 2017								
	1	Level 1		Level 2		Level 3		Total		
Assets:										
Cash equivalents:										
Bank time deposits with original maturities of three months or less	\$	_	\$	236.4	\$	_	\$	236.4		
Derivative assets * (see Note R)		_		3.9		_		3.9		
Diversified investments associated with the ESUP * (see $\underline{\text{Note }K}$)		34.0		_		_		34.0		
Total assets	\$	34.0	\$	240.3	\$		\$	274.3		
Liabilities:										
Derivative liabilities * (see Note R)	\$	_	\$	1.9	\$	_	\$	1.9		
Liabilities associated with the ESUP * (see Note K)		34.4		_		_		34.4		
Total liabilities	\$	34.4	\$	1.9	\$	_	\$	36.3		
				As of Decer	nber 3	1, 2016				
		Level 1		As of Decer		1, 2016 Level 3		Total		
Assets:		Level 1						Total		
Assets: Cash equivalents:		Level 1						Total		
	\$	Level 1	\$				\$	Total 145.8		
Cash equivalents:		Level 1 		Level 2			\$			
Cash equivalents: Bank time deposits with original maturities of three months or less		Level 1		Level 2			\$	145.8		
Cash equivalents: Bank time deposits with original maturities of three months or less Derivative assets (see Note R)				Level 2			\$	145.8 .8		
Cash equivalents: Bank time deposits with original maturities of three months or less Derivative assets (see Note R) Diversified investments associated with the ESUP * (see Note K)	\$	 26.8	\$	145.8 .8	\$			145.8 .8 26.8		
Cash equivalents: Bank time deposits with original maturities of three months or less Derivative assets (see Note R) Diversified investments associated with the ESUP * (see Note K) Total assets	\$	 26.8	\$	145.8 .8	\$			145.8 .8 26.8		
Cash equivalents: Bank time deposits with original maturities of three months or less Derivative assets (see Note R) Diversified investments associated with the ESUP * (see Note K) Total assets Liabilities:	\$	 26.8	\$	145.8 .8 — 146.6	\$		\$	145.8 .8 26.8 173.4		
Cash equivalents: Bank time deposits with original maturities of three months or less Derivative assets (see Note R) Diversified investments associated with the ESUP * (see Note K) Total assets Liabilities: Derivative liabilities * (see Note R)	\$		\$	145.8 .8 — 146.6	\$		\$	145.8 .8 26.8 173.4		

^{*} Includes both current and long-term amounts combined.

The fair value for fixed rate debt (Level 2) was not materially different from its carrying value of \$1,250.0 and \$750.0 at December 31, 2017 and 2016, respectively.

Items measured at fair value on a non-recurring basis

The primary areas in which we utilize fair value measures of non-financial assets and liabilities are allocating purchase price to the assets and liabilities of acquired companies as discussed in Note Q and evaluating long-term assets (including goodwill) for potential impairment as discussed in Note C. Determining fair values for these items requires significant judgment and includes a variety of methods and models that utilize significant Level 3 inputs.

Long-lived assets, acquisitions and the second step of a goodwill impairment test utilize the following methodologies in determining fair value: (i) Buildings and machinery are valued at an estimated replacement cost for an asset of comparable age and condition. Market pricing of comparable assets are used to estimate replacement cost where available. (ii) The most common identified intangible assets are customer relationships and tradenames. Customer relationships are valued using an excess earnings method, using various inputs such as the estimated customer attrition rate, future earnings forecast, the amount of contributory asset charges, and a discount rate. Tradenames are valued using a relief from royalty method, which is based upon comparable market royalty rates for tradenames of similar value. (iii) Inventory is valued at current replacement cost for raw materials, with a step-up for work in process and finished goods items that reflects the amount of ultimate profit earned as of the valuation date. (iv) Other working capital items are generally recorded at face value, unless there are known conditions that would impact the ultimate settlement amount of the particular item.

Q—Acquisitions

The following table contains the estimated fair values of the assets acquired and liabilities assumed at the date of acquisition for all acquisitions during the periods presented, and any additional consideration paid for prior years' acquisitions. A portion of the goodwill included in the table below is expected to provide an income tax benefit.

	2017		2016		2015
Accounts receivable	\$	10.5	\$	5.3	\$ 3.7
Inventory		6.2		5.8	4.8
Property, plant and equipment		15.7		3.7	2.7
Goodwill (see Note D)		11.5		8.7	7.9
Other intangible assets (see Note D)		20.3		12.3	14.9
Other current and long-term assets		.8		_	.1
Current liabilities		(4.6)		(4.2)	(8.1)
Long-term liabilities		(6.3)		(.5)	(3.3)
Non-controlling interest		(.5)		_	_
Fair value of net identifiable assets		53.6		31.1	22.7
(Plus)/Less: Additional consideration for prior years' acquisitions		_		(.3)	1.2
Less: Additional consideration payable		2.7		1.9	10.4
Less: Common stock issued for acquired companies		11.8		_	_
Net cash consideration	\$	39.1	\$	29.5	\$ 11.1

The following table summarizes acquisitions for the periods presented.

Year Ended	Number of Acquisitions	Segment	Product/Service
December 31, 2017	3	Residential Products; Furniture Products	Distributor and installer of geosynthetic products; Carpet cushion; Surface-critical bent tube components
December 31, 2016	3	Residential Products; Specialized Products	Distributor of geosynthetic products; Innersprings; Fabricated aerospace tubing and pipe assemblies
December 31, 2015	1	Furniture Products	Upholstered office furniture

We are finalizing all of the information required to complete the purchase price allocations related to the most recent acquisitions and do not anticipate any material modifications.

The results of operations of the above acquired companies have been included in the consolidated financial statements since the dates of acquisition. The unaudited pro forma consolidated net sales, net earnings and earnings per share as though the 2017 and 2016 acquisitions had occurred on January 1 of each year presented are not materially different from the amounts reflected in the accompanying financial statements.

Certain of our acquisition agreements provide for additional consideration to be paid in cash at a later date and are recorded as a liability at the acquisition date. At December 31, 2017 and Decembers 31, 2016 our liability for these future payments was \$16.5 (\$8.9 current and \$7.6 long-term) and \$14.5 (\$2.4 current and \$12.1 long-term), respectively. Components of the liability are based on estimates and future events and the amounts may fluctuate significantly until the payment date.

A brief description of our acquisition activity by year is included below.

2017

In 2017, we acquired three businesses:

- A distributor and installer of geosynthetic products, expanding the geographic scope and capabilities of our Geo Components business.
- A manufacturer of surface-critical bent tube components in support of the private-label finished seating strategy in our Work Furniture business.
 - A carpet underlay manufacturer, providing additional production capacity in our Carpet Cushion business.

These businesses broaden our geographic scope, capabilities, and product offerings, and added \$11.5 (\$7.6 to Residential Products and \$3.9 to Furniture Products) of goodwill. We also acquired the remaining 20% ownership in an Asian joint venture in our Work Furniture business for \$2.6.

2016

We acquired three small businesses for a total purchase price of \$29.2. The first, a U.S. manufacturer of aerospace tube assemblies, expands our tube forming and fabrication capabilities and adds precision machining to our aerospace platform. The second is a distributor of geosynthetic products, and the third, a South African producer of mattress innersprings. In addition to these acquisitions, we purchased the remaining interest in an Automotive joint venture in China for \$35.2.

2015

We acquired a 70% interest in a European private-label manufacturer of high-end upholstered furniture. This business is complementary to our North American private-label operation and allows us to support our Work Furniture customers as they expand globally. The initial cash outlay for the 70% interest was \$12.3 and per the terms of the agreement, we will acquire the remaining 30% interest in two equal parts, in the second quarters of 2018 and 2020, respectively. We have recorded a liability of approximately \$14.0 for these future payments. Future payments are estimated based upon a calculation that incorporates EBITDA and the recorded liability may fluctuate significantly until the payment dates. Any changes in this liability will be reflected in interest income or expense on the Consolidated Statement of Operations.

R—Derivative Financial Instruments

Cash Flow Hedges

Derivative financial instruments that we use to hedge forecasted transactions and anticipated cash flows are as follows:

Currency Cash Flow Hedges - The foreign currency hedges manage risk associated with exchange rate volatility of various currencies.

We have also occasionally used interest rate cash flow hedges to manage interest rate risks.

The effective changes in fair value of unexpired contracts are recorded in accumulated other comprehensive income and reclassified to income or expense in the period in which earnings are impacted. Cash flows from settled contracts are presented in the category consistent with the nature of the item being hedged. (Settlements associated with the sale or production of product are presented in operating cash flows and settlements associated with debt issuance are presented in financing cash flows.)

Fair Value Hedges and Derivatives not Designated as Hedging Instruments

These derivatives typically manage foreign currency risk associated with subsidiaries' assets and liabilities, and gains or losses are recognized currently in earnings. Cash flows from settled contracts are presented in the category consistent with the nature of the item being hedged.

Hedge Effectiveness

We have deemed ineffectiveness to be immaterial, and as a result, have not recorded any amounts for ineffectiveness. If a hedge was not highly effective, the portion of the change in fair value considered to be ineffective would be recognized immediately in the consolidated statements of operations.

We have recorded the following assets and liabilities representing the fair value for our most significant derivative financial instruments. The fair values of the derivatives reflect the change in the market value of the derivative from the date of the trade execution and do not consider the offsetting underlying hedged item.

			Total USD		Ass	ets		Liabi	lities
Derivatives Designated as Hedging Instruments	Expiring at various date through:		Equivalent Notional Amount	Ot	her Current Assets	Sundry	c	Other Current Liabilities	Other Long- Term Liabilities
Cash flow hedges:									
Currency hedges:									
Future USD sales of Canadian, Chinese, European and Swiss subsidiaries	Mar 2019		\$ 144.1	\$	2.2	\$.2	\$	_	\$ —
Future USD purchases of European and Korean subsidiaries	Mar 2019		14.0		_	_		.5	_
Future MXN purchases of a USD subsidiary	Mar 2019		6.6		_	_		.5	_
Future JPY sales of Chinese subsidiary	Dec 2018		11.2		.1	_		_	_
Future DKK sales of Polish subsidiary	Dec 2018		16.0		.6	_		_	_
Future EUR Sales of Chinese, Swiss and UK subsidiaries	Mar 2019	38.8	38.8		_	_		.3	.1
Total cash flow hedges					2.9	.2		1.3	.1
Fair value hedges:									
DKK inter-company note receivable on a USD subsidiary	May 2018		3.5		_	_		.1	_
USD inter-company note receivable on a CAD subsidiary	Feb 2018		8.0		.1	_		_	_
EUR receivables on a USD subsidiary	Dec 2018		4.8		_	_		.1	_
USD receivables on a EUR subsidiary	Jan 2018		5.0		.1	_		_	_
ZAR inter-company note receivable on a USD subsidiary	Dec 2018		1.9		_	_		.1	_
USD inter-company note receivable on a Swiss subsidiary	Aug 2018		12.7		_	_		.2	_
Total fair value hedges					.2	_		.5	_
Derivatives not designated as hedging instruments									
Non-deliverable hedge on USD exposure to CNY	Nov 2018		15.0		.2	_		_	_
Non-deliverable hedge on JPY exposure to CNY	Sep 2018		2.0		.1	_		_	_
Hedge of USD Receivable on CAD Subsidiary	Jan 2018		19.0		.3	_		_	_
Total derivatives not designated as hedging instruments					.6			_	
				\$	3.7	\$.2	\$	1.8	\$.1

				As of Decen	mber 31, 2016			
	Expiring at various	Total USD Eguivalent		Assets		Liabilities		
Derivatives Designated as Hedging Instruments	dates through:	Notional Amount	Ot	ther Current Assets	(Other Current Liabilities		
Cash flow hedges:								
Currency hedges:								
Future USD sales of Canadian, Chinese and Swiss subsidiaries	Dec 2017	\$ 80.4	\$	_	\$	2.4		
Future USD purchases of European subsidiaries	Dec 2017	3.8		.1		_		
Future MXN purchases of USD subsidiary	Dec 2017	5.8		_		.9		
Future JPY sales of Chinese subsidiary	Dec 2017	3.5		.3		_		
Future DKK sales of Polish subsidiary	Mar 2017	10.1		.1		_		
Future EUR Sales of Chinese, Swiss and UK subsidiaries	Dec 2017	6.4		_		.2		
Total cash flow hedges				.5		3.5		
Fair value hedges:								
USD inter-company note receivable on a CAD subsidiary	Jan 2017	24.0		.2		.1		
PLN inter-company note receivable on a GBP subsidiary	Jun 2017	2.3		.1		_		
ZAR inter-company note receivable on a USD subsidiary	Dec 2017	2.3		_		.1		
Total fair value hedges				.3		.2		
<u>Derivatives not designated as hedging instruments</u>								
Non-deliverable hedge on USD exposure to CNY	Dec 2017	19.0		_		.3		
Hedge of EUR cash on UK Subsidiary	Jan 2017	5.9		_		.1		
Total derivatives not designated as hedging instruments				_		.4		
			\$.8	\$	4.1		

The following table sets forth the pretax (gains) losses for our hedging activities for the years presented. This schedule includes reclassifications from accumulated other comprehensive income as well as derivative settlements recorded directly to income or expense.

		Amount of (Gain) Loss Recorded in Income for the Year Ended December 31									
Derivatives Designated as Hedging Instruments	Income Statement Caption		2017		2016		2015				
Interest rate cash flow hedges	Interest expense	\$	4.2	\$	4.2	\$	4.1				
Currency cash flow hedges	Net sales		(1.4)	10.8			3.2				
Currency cash flow hedges	Cost of goods sold		.4		1.1		(1.3)				
Currency cash flow hedges	Other (income)										
	expense, net		.6	.4			_				
Total cash flow hedges			3.8		16.5		6.0				
Fair value hedges	Other (income)				,						
	expense, net		(.2)		(1.3)		1.2				
	Other (income)										
Derivatives Not Designated as Hedging Instruments	expense, net		2.6								
Total derivative instruments		\$	1.9	\$	15.1	\$	9.8				

S—Contingencies

We are a party to various proceedings and matters involving employment, antitrust, intellectual property, environmental, taxation, vehicle-related personal injury and other laws. When it is probable, in management's judgment, that we may incur monetary damages or other costs resulting from these proceedings or other claims, and we can reasonably estimate the amounts, we record appropriate accruals in the financial statements and make charges against earnings. For all periods presented, we have recorded no material charges against earnings other than as indicated below. Also, when it is reasonably possible that we may incur additional loss in excess of recorded accruals and we can reasonably estimate the additional losses or range of losses, we disclose such additional reasonably possible losses in these notes.

For specific information regarding accruals, cash payments to settle litigation contingencies, and reasonably possible losses in excess of accruals please see "Accruals and Reasonably Possible Losses in Excess of Accruals" below.

Vehicle-Related Personal Injury Claim

In July 2016, a Company driver was involved in a traffic accident that resulted in two deaths and injury to other vehicle occupants. In the third quarter of 2016, the Company accrued a liability that it believed to be probable in an immaterial, estimated amount based upon known facts, opinion of counsel, as well as comparative settlements of the Company and other companies in similar proceedings. The accrual did not take into account applicable insurance coverage.

The Company received information regarding the events surrounding the accident and preliminary expert reports from one family's attorney at the end of November 2017. No legal proceedings have been filed, no discovery has been taken, and investigation of the facts of the accident remains in its early stages. The Company and its insurance carriers attended a pre-litigation mediation conference regarding this matter on January 8, 2018, with a subsequent meeting on February 14, 2018, in Chicago, Illinois. At the mediation conference, the attorneys representing these claimants alleged the Company's driver was at fault and made a demand for monetary damages. Until the initial mediation session, no demand had been made against the Company.

Based on facts received from the investigation and mediation processes, the Company, through cooperation and consent of its insurance carriers, reached a settlement with these claimants on February 14, 2018. The Company will pay the \$5.0 self-insured retention amount and the remainder of the \$48.0 settlement is the responsibility of the insurance carriers. The settlement is subject to contingencies, including approval by the Cook County, Illinois, Circuit Court, Probate Division. In the fourth quarter of 2017, the Company recorded a \$43.0 receivable from the insurance carriers and a \$43.0 liability related to this matter, that is included in current assets and current liabilities, respectively, in the Consolidated Balance Sheets. The amount of self-insured retention to be paid by the Company had previously been accrued in the third quarter of 2016, and, therefore, the settlement had no impact on the Company's 2017 earnings. No other material claims have been asserted against the Company related to this accident. Management does not believe the settlement or the outcome of the claim will have a material effect on the Company's financial condition, cash flows or results of operations.

Brazilian Value-Added Tax Matters

All dollar amounts (in millions) presented in this section have been updated since our last filing to reflect the U.S. Dollar (USD) equivalent of Brazilian Real (BRL).

We deny all allegations in the below Brazilian actions. We believe that we have valid bases to contest such actions and will vigorously defend ourselves. However, these contingencies are subject to uncertainties, and based on current facts, we believe that it is reasonably possible (but not probable) that we may incur losses of approximately \$21.0 including interest and attorney fees with respect to these assessments. Therefore, because it is not probable we will incur a loss, no accrual has been recorded for Brazilian VAT matters. For specific information regarding accruals, and reasonably possible losses in excess of accruals please see "Accruals and Reasonably Possible Losses in Excess of Accruals" below.

We have \$12.2 on deposit with the Brazilian government to partially mitigate interest and penalties that may accrue while we work through these matters. If we are successful in our defense of these assessments, the deposits are refundable with interest. These deposits are recorded as a long-term asset on our balance sheet.

Brazilian Federal Cases. On December 22 and December 29, 2011, and December 17, 2012, the Brazilian Finance Ministry, Federal Revenue Office issued a notice of violation against our wholly-owned subsidiary, Leggett & Platt do Brasil Ltda. ("L&P Brazil") in the amount of \$2.3, \$.1 and \$4.1, respectively. The Federal Revenue Office claimed that for the periods beginning November 2006 and continuing through 2011, L&P Brazil used an incorrect tariff code for the collection and

payment of value-added tax primarily on the sale of mattress innerspring units in Brazil. L&P Brazil has denied the violations. On December 4, 2015, we filed an Annulment Action related to the \$4.1 assessment (for which a \$5.1 cash bond was posted, accounting for updated interest), in Camanducaia Judicial District Court seeking to annul the entire assessment. We are awaiting the first level decision.

In addition, L&P Brazil received assessments on December 22, 2011, and June 26, July 2 and November 5, 2012, and September 13, 2013, from the Brazilian Federal Revenue Office where the Federal Revenue Office challenged L&P Brazil's use of tax credits in years 2005 through 2010. Such credits are generated based upon the tariff classification and rate used by L&P Brazil for value-added tax on the sale of mattress innersprings. On September 4, 2014, the Federal Revenue Office issued five additional assessments regarding this same issue (use of credits), covering certain periods of 2011 and 2012. L&P Brazil filed its defense denying these assessments. Combined with the prior assessments, L&P Brazil has received assessments and penalties totaling \$2.9 on the same or similar denial of tax credit matters. L&P Brazil has denied the violations. On September 11, 2017, L&P Brazil received an "isolated penalty" from the Federal Revenue Office in the amount of \$.2 regarding the use of certain of these credits.

On February 1, 2013, the Brazilian Finance Ministry filed a Tax Collection action against L&P Brazil in the Camanducaia Judicial District Court, alleging the untimely payment of \$.1 of social contributions (social security and social assistance payments) for the period September to October 2010. L&P Brazil argued the payments were not required to be made because of the application of tax credits that were generated by L&P Brazil's use of a correct tariff code for the classification of value-added tax on the sale of mattress innersprings (i.e., the same underlying issue at stake in the other Brazilian matters). On June 26, 2014, the Brazilian Revenue Office issued a new notice of violation against L&P Brazil in the amount of \$.8 covering the period from 2011 through 2012 on the same subject matter. L&P Brazil has filed its defense denying the assessments.

On July 1, 2014, the Brazilian Finance Ministry rendered a preliminary decision to reject certain offsetting requests presented by L&P Brazil. The Brazilian Finance Ministry alleges that L&P Brazil improperly offset \$.1 of social contributions otherwise due in 2011. L&P Brazil filed its response denying the allegations. L&P Brazil is defending on the basis that the social contribution debts were correctly offset with tax credits generated by L&P Brazil's use of a correct tariff code classification for value-added tax on the sale of mattress innersprings (i.e., the same underlying issue at stake in the other Federal Brazilian matters). On December 15, 2015, the Brazilian Federal Revenue issued an assessment against L&P Brazil in the amount of \$.1 for the period of August 2010 through May 2011, as a penalty for L&P Brazil's requests to offset tax credits. We filed our defense denying the assessment.

State of São Paulo, Brazil Cases. The State of São Paulo, Brazil, on April 16, 2009, issued a Notice of Tax Assessment and Imposition of Fine to L&P Brazil originally seeking \$1.8 for the tax years 2006 and 2007. The State of São Paulo argued that L&P Brazil was using an incorrect tariff code for the collection and payment of value-added tax on sales of mattress innerspring units in the State of São Paulo. L&P Brazil denied the allegations. On April 17, 2014, the Court of Tax and Fees ruled in the State's favor upholding the original assessment of \$1.8. On July 31, 2014, L&P Brazil filed an annulment action in the Sorocaba State Court, seeking to have the Court of Tax and Fees ruling annulled for an updated assessment amount of \$3.6 (which included interest from the original assessment date). The Court issued a ruling in our favor on October 27, 2017, nullifying the \$3.6 in assessments against L&P Brazil. This ruling has not yet been appealed to second judicial level.

On October 4, 2012, the State of São Paulo issued a Tax Assessment against L&P Brazil in the amount of \$1.9 for the tax years 2009 through 2011. Similar to the 2009 assessment (referenced above), the State of São Paulo argues that L&P Brazil was using an incorrect tax rate for the collection and payment of value-added tax on sales of mattress innerspring units in the State of São Paulo. On June 21, 2013, the State of São Paulo converted the Tax Assessment to a tax collection action against L&P Brazil in the amount of \$2.5 in Sorocaba Judicial District Court. L&P Brazil has denied all allegations.

L&P Brazil also received a Notice of Tax Assessment and Imposition of a Fine from the State of São Paulo dated March 27, 2014, in the amount of \$.9 (currently secured with a \$1.2 bond to update for interest) for tax years January 2011 through August 2012 regarding the same subject matter (i.e., the correct tax rate for the collection and payment of value-added tax on mattress innerspring units). L&P filed its response denying the allegations, but the tax assessment was maintained at the administrative level. On June 9, 2016, L&P Brazil filed an annulment action in Sorocaba State Court to annul the entire \$1.2 assessment. The Court ruled against L&P Brazil on the assessment, but lowered the interest amount. We filed a motion for clarification. The Court upheld its ruling, and we filed an appeal to the Court of Appeals on May 15, 2017. The Court of Appeals upheld the unfavorable Sorocaba State Court ruling, and we filed a Special and Extraordinary appeal to the High Court on October 10, 2017, and this final appeal remains pending.

State of Minas Gerais, Brazil Cases. On December 18, 2012, the State of Minas Gerais, Brazil issued a tax assessment to L&P Brazil relating to L&P Brazil's classifications of innersprings for the collection and payment of value-added tax on the sale of mattress innersprings in Minas Gerais from March 2008 through August 2012 in the amount of \$.5. L&P Brazil filed its response denying any violation. The Minas Gerais Taxpayer's Council ruled against us, and on June 5, 2014, L&P Brazil filed a

Motion to Stay the Execution of the Judgment in Camanducaia Judicial District Court alleging the same tax assessment in the amount of \$.6. The motion remains pending.

Accruals and Reasonably Possible Losses in Excess of Accruals

Accruals for Probable Losses

Although the Company denies liability in all currently threatened or pending litigation proceedings in which it is or may be a party and believes that it has valid bases to contest all claims threatened or made against it, we have recorded a litigation contingency accrual for our reasonable estimate of probable loss for pending and threatened litigation proceedings, in aggregate, in millions, as follows:

	Twelve Months Ended December						
		2017		2016		2015	
Litigation contingency accrual - Beginning of period	\$	3.2	\$	8.1	\$	83.9	
Adjustment to accruals - expense (income) - Continuing operations		.6		7.1		5.7	
Adjustment to accruals - expense (income) - Discontinued operations		1.6		2.0		.7	
Cash payments		(5.0)		(14.0)		(82.2)	
Litigation contingency accrual - End of period	\$.4	\$	3.2	\$	8.1	

A large percentage of the accruals and cash payments in 2015 and 2016 were related to antitrust proceedings. The above litigation contingency accruals do not include accrued expenses related to workers compensation, vehicle-related personal injury, product and general liability claims, taxation issues and environmental matters, some of which may contain a portion of litigation expense. However, any litigation expense associated with these categories is not anticipated to have a material effect on our financial condition, results of operations or cash flows. For more information regarding accrued expenses, see Note H - Supplemental Balance Sheet Information under "Accrued expenses" on page 90.

We have relied on several facts and circumstances to conclude that some loss is probable with respect to certain proceedings and matters, and to arrive at a reasonable estimate of loss or range of loss and record the accruals, including: the maturation of the pending proceedings and matters; our experience in settlement negotiations and mediation; comparative settlements of other companies in similar proceedings; discovery becoming or being substantially complete in certain proceedings; certain quantitative metrics used to value probable loss contingencies; and our willingness to settle certain proceedings to forgo the cost and risk of litigation and distraction to our senior executives.

Reasonably Possible Losses in Excess of Accruals

Although there are a number of uncertainties and potential outcomes associated with all of our pending or threatened litigation proceedings, we believe, based on current known facts, that additional losses, if any, are not expected to materially affect our consolidated financial position, results of operations or cash flows. However, based upon current known facts, as of December 31, 2017, aggregate reasonably possible (but not probable, and therefore not accrued) losses in excess of the accruals noted above are estimated to be approximately \$22.0, including approximately \$21.0 for Brazilian VAT matters disclosed above and \$1.0 for other matters. If our assumptions or analyses regarding these contingencies are incorrect, or if facts change, we could realize loss in excess of the recorded accruals, and even greater than our estimate of reasonably possible losses in excess of recorded accruals.

Leggett & Platt, Incorporated **Quarterly Summary of Earnings** (Unaudited)

(Dollar amounts in millions, except per share data)

Year ended December 31	Fi	rst		Second ³		Third 1	 Fourth 2,4		Total
2017									
Net sales	\$	960.3	\$	989.3	\$	1,009.7	\$ 984.5	\$	3,943.8
Gross profit		226.0		230.1		215.8	196.0		867.9
Earnings from continuing operations before income taxes		107.3		113.4		100.7	 110.6		432.0
Earnings from continuing operations	\$	86.1	\$	87.6	\$	83.5	\$ 36.4	\$	293.6
Earnings (loss) from discontinued operations, net of tax				_		(.9)			(.9)
Net earnings		86.1		87.6		82.6	36.4		292.7
(Earnings) attributable to noncontrolling interest, net of tax				_			(.1)		(.1)
Net earnings attributable to Leggett & Platt, Inc. common shareholders	\$	86.1	\$	87.6	\$	82.6	\$ 36.3	\$	292.6
Earnings per share from continuing operations attributable to Leggett & Platt, Inc. common shareholders									
Basic	\$.63	\$.64	\$.62	\$.27	\$	2.16
Diluted	\$.62	\$.64	\$.61	\$.27	\$	2.14
Earnings (loss) per share from discontinued operations attributable to Leggett & Platt, Inc. commor shareholders	1								
Basic	\$		\$	_	\$	(.01)	\$ 	\$	(.01)
Diluted	\$		\$	_	\$	(.01)	\$ _	\$	(.01)
Net earnings per share attributable to Leggett & Platt, Inc. common shareholders									
Basic	\$.63	\$.64	\$.61	\$.27	\$	2.15
Diluted	\$.62	\$.64	\$.60	\$.27	\$	2.13
2016									
Net sales	\$	938.4	\$	958.9	\$	948.9	\$ 903.7	\$	3,749.9
Gross profit		233.6		234.0		227.4	204.2		899.2
Earnings from continuing operations before income taxes		118.7		137.2		121,2	110.0		487.1
Earnings from continuing operations	\$	91.0	\$	99.5	\$	93.6	\$ 83.0	\$	367.1
Earnings (loss) from discontinued operations, net of tax		.1		20.3		_	(1.3)		19.1
Net earnings		91.1		119.8		93.6	81.7		386.2
(Earnings) attributable to noncontrolling interest, net of tax		(1.6)		1.4		(.1)	(.1)		(.4)
Net earnings attributable to Leggett & Platt, Inc. common shareholders	\$	89.5	\$	121.2	\$	93.5	\$ 81.6	\$	385.8
Earnings per share from continuing operations attributable to Leggett & Platt, Inc. common shareholders	<u> </u>		_					_	
Basic	\$.64	\$.73	\$.68	\$.61	\$	2.66
Diluted	\$.63	\$.72	\$.67	\$.60	\$	2.62
Earnings (loss) per share from discontinued operations attributable to Leggett & Platt, Inc. common shareholders	1								
Basic	\$		\$.15	\$		\$ (.01)	\$.14
Diluted	\$		\$.15	\$		\$ (.01)	\$.14
Net earnings per share attributable to Leggett & Platt, Inc. common shareholders									
Basic	\$.64	\$.88	\$.68	\$.60	\$	2.80
Diluted	\$.63	\$.87	\$.67	\$.59	\$	2.76

- All below amounts are shown pretax with the exception of fourth quarter 2017 tax reform item discussed below.

 Third quarter 2017 Earnings from continuing operations include a charge of \$5 associated with a small Wire Products business impairment (Note C); \$3 charge associated with the sale of a business
- Fourth quarter 2017 Earnings from continuing operations include a gain of \$23 associated with the sale of real estate; \$15 pension settlement charge; \$50 charge associated with the Tax Cuts and Jobs Act (TCJA)
- Second quarter 2016 Earnings from continuing operations include a gain of \$7 associated with litigation accruals; \$11 gain associated with the sale of a business; and a \$4 charge from CVP impairment (Note C); Discontinued operations earnings primarily consists of a gain associated with litigation accruals Fourth quarter 2016 Earnings from continuing operations include \$16 associated with the gain on sale of a business

LEGGETT & PLATT, INCORPORATED

SCHEDULE II—VALUATION AND QUALIFYING ACCOUNTS AND RESERVES (Amounts in millions)

<u>Column A</u>	Column B Balance		Column C Additions Charged		<u>Column D</u>			Column E
Description	at to Cost Beginning and of Period Expenses				Deductions			Balance at End of Period
Year ended December 31, 2017		_					-	
Allowance for doubtful receivables	\$ 7.4	\$.8	\$	3.3	(1)	\$	4.9
Excess and obsolete inventory reserve, LIFO basis	\$ 27.1	\$	4.9	\$	5.6		\$	26.4
Tax valuation allowance	\$ 22.9	\$	1.3	\$	_		\$	24.2
Year ended December 31, 2016								
Allowance for doubtful receivables	\$ 9.9	\$	1.6	\$	4.1	(1)	\$	7.4
Excess and obsolete inventory reserve, LIFO basis	\$ 24.7	\$	8.9	\$	6.5		\$	27.1
Tax valuation allowance	\$ 26.6	\$.8	\$	4.5		\$	22.9
Year ended December 31, 2015								
Allowance for doubtful receivables	\$ 17.2	\$	2.6	\$	9.9	(1)	\$	9.9
Excess and obsolete inventory reserve, LIFO basis	\$ 21.9	\$	9.8	\$	7.0		\$	24.7
Tax valuation allowance	\$ 27.1	\$	(.4)	\$.1		\$	26.6

⁽¹⁾ Uncollectible accounts charged off, net of recoveries.

EXHIBIT INDEX

Exhibit No.	Document Description
3.1	Restated Articles of Incorporation of the Company as of May 13, 1987, with Amendments dated May 12, 1993 and May 20, 1999; filed March 11, 2004 as Exhibit 3.1 to the Company's Form 10-K for the year ended December 31, 2003, are incorporated by reference. (SEC File No. 001-07845)
3.2	Bylaws of the Company, as amended through November 7, 2017, filed November 7, 2017 as Exhibit 3.2.1 to the Company's Form 10-Q, is incorporated by reference. (SEC File No. 001-07845)
4.1	Article III of the Company's Restated Articles of Incorporation, as amended, filed as Exhibit 3.1 hereto, is incorporated by reference.
4.2	Indenture, dated as of November 24, 1999, between the Company and U.S. Bank National Association (successor in interest to The Bank of New York Mellon Trust Company, NA which was successor in interest to JPMorgan Chase Bank (formerly known as The Chase Manhattan Bank)), as Trustee, and Form of Note included therein under Sections 202 and 203, filed November 5, 1999 as Exhibit 4.1 to Registration Statement No. 333-90443 on Form S-3, is incorporated by reference. (SEC File No. 001-07845)
4.2.1	Tri-Party Agreement under the November 24, 1999 Indenture, between the Company, The Bank of New York Mellon Trust Company, NA (successor in interest to The Chase Manhattan Bank) (as Prior Trustee) and U.S. Bank National Association (as Successor Trustee), dated February 20, 2009, filed February 25, 2009 as Exhibit 4.2.1 to the Company's Form 10-K for the year ended December 31, 2008, is incorporated by reference. (SEC File No. 001-07845)
4.3	Senior Indenture dated May 6, 2005 between the Company and U.S. Bank National Association (successor in interest to The Bank of New York Mellon Trust Company, NA which was successor in interest to JPMorgan Chase Bank, N.A.), as Trustee, filed May 10, 2005 as Exhibit 4.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
4.3.1	Tri-Party Agreement under the May 6, 2005 Senior Indenture, between the Company, The Bank of New York Mellon Trust Company, NA (successor in interest to JPMorgan Chase Bank, N.A.) (as Prior Trustee) and U.S. Bank National Association (as Successor Trustee), dated February 20, 2009, filed February 25, 2009 as Exhibit 4.3.1 to the Company's Form 10-K for the year ended December 31, 2008, is incorporated by reference. (SEC File No. 001-07845)
4.4	Form of \$500,000,000 3.50% Senior Notes due 2027 issued pursuant to the Senior Indenture dated May 6, 2005, filed November 16, 2017 as Exhibit 4.3 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
4.5	Form of \$300,000,000 3.80% Senior Notes due 2024 issued pursuant to the Senior Indenture dated May 6, 2005, filed November 10, 2014 as Exhibit 4.3 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
4.6	Form of \$300,000,000 3.40% Senior Notes due 2022, issued pursuant to the Senior Indenture dated May 6, 2005, filed August 15, 2012 as Exhibit 4.3 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
4.7	Form of \$150,000,000 4.40% Notes due 2018 issued pursuant to the Indenture dated November 24, 1999, filed June 20, 2003 as Exhibit 4.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)

Exhibit No.	Document Description
4.8	Form of \$200,000,000 5.00% Notes retired in 2015 issued pursuant to the Senior Indenture dated May 6, 2005, filed August 11, 2005 as Exhibit 4.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.1*	Employment Agreement between the Company and Karl G. Glassman, dated March 1, 2013 (expired by its terms in 2017), filed March 6, 2013 as Exhibit 10.3 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.2*	Employment Agreement between the Company and Matthew C. Flanigan, dated March 1, 2013 (expired by its terms in 2017), filed March 6, 2013 as Exhibit 10.4 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.3*	Severance Benefit Agreement between the Company and Karl G. Glassman, dated May 9, 2017, filed May 11, 2017 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.4*	Severance Benefit Agreement between the Company and Matthew C. Flanigan, dated May 9, 2017, filed May 11, 2017 as Exhibit 10.2 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.5*	Severance Benefit Agreement between the Company and Perry E. Davis, dated May 9, 2017, filed May 11, 2017 as Exhibit 10.3 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.6*	Severance Benefit Agreement between the Company and J. Mitchell Dolloff, dated May 9, 2017, filed May 11, 2017 as Exhibit 10.4 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.7*,**	Amended and Restated Severance Benefit Agreement between the Company and Scott S. Douglas, dated December 30, 2008.
10.8*	<u>Description of Personal Use of Corporate Aircraft by Karl G. Glassman, dated May 8, 2017, filed May 11, 2017 as Exhibit 10.8 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)</u>
10.9*	Form of Indemnification Agreement approved by the shareholders of the Company and entered into between the Company and its directors and executive officers, filed March 28, 2002, as Exhibit 10.11 to the Company's Form 10-K for the year ended December 31, 2001, is incorporated by reference. (SEC File No. 001-07845)
10.10*,**	Summary Sheet of Executive Cash Compensation.
10.11*	Summary Sheet of Director Compensation, filed August 4, 2017 as Exhibit 10.1 to the Company's Form 10-Q, is incorporated by reference. (SEC File No. 001-07845)
10.12*	The Company's Flexible Stock Plan, amended and restated, effective as of May 5, 2015, filed March 25, 2015 as Appendix A to the Company's Proxy Statement, is incorporated by reference. (SEC File No. 001-07845)
10.12.1*	Form of Non-Qualified Stock Option Award Agreement pursuant to the Company's Flexible Stock Plan, filed November 4, 2014 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.12.2*	2018 Form of Performance Stock Unit Award Agreement pursuant to the Company's Flexible Stock Plan, (applicable to 2018 grants and grants thereafter), filed November 9, 2017 as Exhibit 10.7 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)

Exhibit No.	Document Description	
10.12.3*	2018 Form of Interim Performance Stock Unit Award Agreement pursuant to the Company's Flexible Stock Plan, (applicable to 2018 grants), filed November 9, 2017 as Exhibit 10.8 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.4*	2017 Form of Performance Stock Unit Award Agreement pursuant to the Company's Flexible Stock Plan, (applicable to 2017 grants), filed November 10, 2016 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.5*	2015 Form of Performance Stock Unit Award Agreement pursuant to the Company's Flexible Stock Plan, (applicable to 2015 and 2016 grants), filed November 4, 2014 as Exhibit 10.2 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.6*	2011 Form of Performance Stock Unit Award Agreement pursuant to the Company's Flexible Stock Plan, (applicable to 2011 grants through 2014 grants), filed January 6, 2011 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.7*	Form of Director Restricted Stock Agreement pursuant to the Company's Flexible Stock Plan, filed August 7, 2008 as Exhibit 10.1 to the Company's Form 10-Q for the quarter ended June 30, 2008, is incorporated by reference. (SEC File No. 001-07845)	
10.12.8*	Form of Director Restricted Stock Unit Award Agreement pursuant to the Company's Flexible Stock Plan, filed February 24, 2012 as Exhibit 10.9.7 to the Company's Form 10-K for the year ended December 31, 2011, is incorporated by reference. (SEC File No. 001-07845)	
10.12.9*	Form of Restricted Stock Unit Award pursuant to the Company's Flexible Stock Plan, filed March 6, 2013 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.10*	2017 Form of Profitable Growth Incentive Award Agreement and Terms and Conditions (applicable to 2017 grants), filed November 10, 2016 as Exhibit 10.2 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.11*	Award Formula for the 2017-2018 Profitable Growth Incentive Program, filed March 27, 2017 as Exhibit 10.5 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.12*	2015 Form of Profitable Growth Incentive Award Agreement and Terms and Conditions (applicable to 2015 and 2016 grants), filed March 26, 2015 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.13*	Award Formula for the 2016-2017 Profitable Growth Incentive Program, filed May 4, 2016 as Exhibit 10.1 to the Company's Form 10-Q, is incorporated by reference. (SEC File No. 001-07845)	
10.12.14*	Award Formula for the 2015-2016 Profitable Growth Incentive Program, filed March 26, 2015 as Exhibit 10.2 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.15*	2014 Form of Profitable Growth Incentive Award Agreement and Terms and Conditions (applicable to 2014 grants), filed March 3, 2014 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	
10.12.16*	Award Formula for the 2014-2015 Profitable Growth Incentive Program, filed March 3, 2014 as Exhibit 10.2 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)	

Exhibit No.	Document Description
10.13*	The Company's 2014 Key Officers Incentive Plan, effective January 1, 2014, filed March 25, 2014 as Appendix A to the Company's Proxy Statement, is incorporated by reference. (SEC File No. 001-07845)
10.13.1*	2017 Award Formula under the Company's 2014 Key Officers Incentive Plan, filed March 27, 2017 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.13.2*	2016 Award Formula under the Company's 2014 Key Officers Incentive Plan, filed March 28, 2016 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.14*	The Company's Director Stock Option Plan, as amended and restated November 13, 2002, filed March 18, 2003 as Exhibit 10.13 to the Company's Form 10-K for the year ended December 31, 2002, is incorporated by reference. (SEC File No. 001-07845)
10.15*	The Company's Deferred Compensation Program, effective November 6, 2017, filed November 9, 2017 as Exhibit 10.6 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.16*	The Company's Executive Deferred Stock Program, filed March 31, 1999 as Exhibit 10.16 to the Company's Form 10-K for the year ended December 31, 1998, is incorporated by reference. (SEC File No. 001-07845)
10.17*	The Company's 2005 Executive Stock Unit Program, as amended and restated, effective February 23, 2016, filed February 25, 2016, as Exhibit 10.15 to the Company's Form 10-K for the year ended December 31, 2015, is incorporated by reference. (SEC File No. 001-07845)
10.18*	<u>Description of the long-term disability arrangement between the Company and Karl G. Glassman filed February 25, 2016 as Exhibit 10.16 to the Company's Form 10-K for the year ended December 31, 2015, is incorporated by reference. (SEC File No. 001-07845)</u>
10.19*	The Company's Retirement K Excess Program, amended and restated on November 26, 2007, effective as of January 1, 2007, filed February 26, 2008 as Exhibit 10.19 to the Company's Form 10-K for the year ended December 31, 2007, is incorporated by reference. (SEC File No. 001-07845)
10.20*	Summary Description of the Company's Key Management Incentive Compensation Plan for Jack D. Crusa, filed March 27, 2017 as Exhibit 10.2 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.21*	Non-Compete and Confidentiality Agreement between the Company and Jack D. Crusa, dated December 4, 2017, filed December 6, 2017 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.22	Second Amended and Restated Credit Agreement, dated November 8, 2017 among the Company, JPMorgan Chase Bank, N.A. as administrative agent, and the participating banking institutions named therein, filed November 9, 2017 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.23	First Amended and Restated Credit Agreement, dated May 13, 2016 among the Company, JPMorgan Chase Bank, N.A. as administrative agent, and the participating banking institutions named therein, filed May 18, 2016 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)

Exhibit No.	Document Description
10.24	Commercial Paper Issuing and Paying Agent Agreement between U.S. Bank National Association and the Company, dated December 2, 2014, including Master Note, filed December 5, 2014 as Exhibit 10.1 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
10.24.1	Form of Amended and Restated Commercial Paper Dealer Agreement filed December 5, 2014 as Exhibit 10.2 to the Company's Form 8-K, is incorporated by reference. (SEC File No. 001-07845)
12**	Computation of Ratio of Earnings to Fixed Charges.
21**	Schedule of Subsidiaries of the Company.
23**	Consent of Independent Registered Public Accounting Firm.
24**	Power of Attorney executed by members of the Company's Board of Directors regarding this Form 10-K.
31.1**	Certification of Karl G. Glassman, pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, dated February 22, 2018.
31.2**	Certification of Matthew C. Flanigan, pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002, dated February 22, 2018.
32.1**	Certification of Karl G. Glassman, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, dated February 22, 2018.
32.2**	Certification of Matthew C. Flanigan, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, dated February 22, 2018.
101.INS***	XBRL Instance Document.
101.SCH***	XBRL Taxonomy Extension Schema.
101.CAL***	XBRL Taxonomy Extension Calculation Linkbase.
101.DEF***	XBRL Taxonomy Extension Definition Linkbase.
101.LAB***	XBRL Taxonomy Extension Label Linkbase.
101.PRE***	XBRL Taxonomy Extension Presentation Linkbase.

^{*} Denotes management contract or compensatory plan or arrangement.

^{**} Denotes filed or furnished herewith.

Exhibit 101 to this report includes the following formatted in XBRL (eXtensible Business Reporting Language): (i) Consolidated Statements of Operations for each year in the three year period ended December 31, 2017; (ii) Consolidated Statements of Comprehensive Income (Loss) for each year in the three year period ended December 31, 2017; (iii) Consolidated Balance Sheets at December 31, 2017 and December 31, 2016; (iv) Consolidated Statements of Cash Flows for each year in the three year period ended December 31, 2017; (v) Consolidated Statements of Changes in Equity for each year in the three year period ended December 31, 2017; and (vi) Notes to Consolidated Financial Statements.

Item 16. Form 10-K Summary.

None.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

LEGGETT & PLATT, INCORPORATED

	Dva	Int. Kana C. Cara	
	Ву:	Isl Karl G. Glas Karl G. Glassm	
		President and Chief Exec	
Date: February 22, 2018			
Pursuant to the requirements of the Securities on behalf of the registrant and in the capacities an		ort has been signed below by	y the following persons
Signature	Title	e	Date
(a) Principal Executive Officer:			
ISI KARL G. GLASSMAN			
Karl G. Glassman	 President and Chief Execu 	itive Officer and Director	February 22, 2018
(b) Principal Financial Officer:			
Is/ MATTHEW C. FLANIGAN	Executive Vice President,	Chief Financial Officer	
Matthew C. Flanigan	and Dir		February 22, 2018
(c) Principal Accounting Officer:			
ISI TAMMY M. TRENT	Conjor Vice President and	Chief Associating Officer	Fobruary 22, 2010
Tammy M. Trent	 Senior Vice President and 	Chief Accounting Officer	February 22, 2018
(d) Directors:			
ROBERT E. BRUNNER*	Direc	ctor	
Robert E. Brunner	_		
ROBERT G. CULP, III*	Direc	etor	

Robert G. Culp, III

	Signature	<u> </u>	Date
	R. Ted Enloe, III* R. Ted Enloe, III	Director	
	Manuel A. Fernandez* Manuel A. Fernandez	Director	
	Joseph W. McClanathan* Joseph W. McClanathan	Director	
	Judy C. Ором* Judy C. Odom	Director	
	Phoebe A. Wood* Phoebe A. Wood	Director	
*By:	Scott S. Douglas Scott S. Douglas Attorney-in-Fact Under Power-of-Attorney dated February 20, 2018	Febi	ruary 22, 2018

AMENDED AND RESTATED SEVERANCE BENEFIT AGREEMENT

This Severance Benefit Agreement (the "Agreement") is made as of December 30, 2008 between Leggett & Platt, Incorporated (the "Company") and Scott S. Douglas (the "Executive").

RECITALS

The Executive is a key employee of the Company. The Company considers the maintenance of sound and vital management essential to protecting and enhancing the best interests of the Company and its shareholders. In this connection, the Company recognizes that in today's business environment the possibility of a change in control of the Company may exist in the future. The Company further recognizes that such possibility, and the uncertainty which it may raise among key executives, could result in the departure or distraction of key executives to the detriment of the Company and its shareholders. This Agreement supercedes the prior Severance Benefit Agreement between the Company and the Executive.

NOW, THEREFORE, in consideration of the premises and for other good and valuable considerations, the receipt of which are hereby acknowledged, the Company and the Executive agree as follows:

1. Change in Control

1.1 <u>Change in Control</u>. The Company may be required to provide certain benefits to the Executive under this Agreement following each and every "Change in Control" of the Company.

A "Change in Control" of the Company shall be deemed to have occurred if:

- (a) There is any change in control as contemplated by (i) Item 6(e) of Schedule 14A, Regulation 14A, promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act") or (ii) Item 5.01 of Form 8-K promulgated by the Securities and Exchange Commission under the Exchange Act; or
- (b) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) is or becomes the "beneficial owner" (as defined in Rule 13d-3 under the Exchange Act), directly or indirectly, of 25% or more of the combined voting power of the Company's then outstanding voting securities; or
- (c) Those persons serving as directors of the Company on the date of this Agreement (the "*Original Directors*") and/or their Successors do not constitute a majority of the whole Board of Directors of the Company (the term "*Successors*" shall mean those directors whose election or nomination for election by the Company's shareholders has been approved by the vote of at least two-thirds of the Original Directors and previously qualified Successors serving as directors of the Company at the time of such election or nomination for election); or
- (d) The Company shall be a party to a merger or consolidation with another corporation and as a result of such merger or consolidation, less than 75% of the outstanding voting securities of the surviving or resulting corporation shall be owned in the aggregate by the former shareholders of the Company as the same shall have existed immediately prior to such merger or consolidation; or
- (e) The Company liquidates, sells, or otherwise transfers all or substantially all of its assets to a person not controlled by the Company both immediately prior to and immediately after such sale.

2. Termination of Employment Following a Change in Control

- 2.1 <u>General</u>. During the 12-month period immediately following each and every Change in Control (the "Protected Period"), the Executive and the Company shall comply with all provisions of this Section 2 regarding termination of the Executive's employment.
- 2.2 <u>Termination for Disability</u>. The Company may terminate the Executive's employment for Disability unless prohibited by law. "Disability" means the Executive's absence from, and his inability to substantially perform, his duties with the Company for a continuous period of six or more months as a result of physical causes or mental illness. During any period prior to the termination of his employment that the Executive is absent from, and is unable to substantially perform, his duties with the Company as a result of physical causes or mental illness, the Company shall continue to pay the Executive his full base salary at the rate then in effect and any bonuses earned by the Executive under Company bonus plans until such time as the Executive's employment is terminated by the Company for Disability. In no event, however, shall such period of continued pay and bonus exceed 29 consecutive months. Following termination of employment under this Section 2.2, the Executive's benefits shall be determined in accordance with the Company's long term disability program as in effect on the date hereof, or any successor program then in effect.
 - 2.3 <u>Termination by Company for "Cause"</u>. The Company may terminate the Executive for Cause as defined in this Agreement.

Termination for "Cause" under this Agreement shall be limited to the following:

- (a) The Executive's conviction of any crime involving money or other property of the Company or any of its affiliates (including entering any plea bargain admitting criminal guilt), or a conviction of any other crime (whether or not involving the Company or any of its affiliates) that constitutes a felony in the jurisdiction involved; or
- (b) The Executive's willful breach of the Company's Code of Business Conduct (or any successor policy) which causes material injury to the Company; or
- (c) The Executive's willful act or omission involving fraud, misappropriation, or dishonesty that (i) causes material injury to the Company or (ii) results in a material personal enrichment to the Executive at the expense of the Company; or
- (d) The Executive's willful violation of specific written directions of the Board or the Company's Chief Executive Officer provided that such directions are consistent with this Agreement and the Executive's duties and do not constitute Company Action as defined in Section 2.4, and provided that such violation continues following the Executive's receipt of written notice by the Board specifying the specific acts or omissions alleged to constitute such violation and such violation continues after affording the Executive reasonable opportunity to remedy such failure after receipt of such notice; or
- (e) The Executive's continued, repeated, willful failure to substantially perform his duties; provided, however, that no discharge shall be deemed for Cause under this subsection (e) unless the Executive first receives written notice from the Board or the Company's Chief Executive Officer advising the Executive of specific acts or omissions alleged to constitute a failure to perform his duties, and such failure continues after the Executive has had a reasonable opportunity to correct the acts or omissions so complained of.

No act or failure to act on the Executive's part shall be considered "willful" unless done, or omitted to be done, by the Executive in bad faith and without reasonable belief that his action or omission was in the best interest of the Company. Moreover, the Executive shall not be terminated for Cause unless and until there shall have been delivered to the Executive a notice of termination duly adopted by the affirmative vote of at least a majority of the directors of the Board at a meeting of the Board (after reasonable notice to the Executive and an opportunity for the Executive, together with his counsel, to be heard before the Board), finding that in the good faith opinion of the Board the Executive was guilty of the conduct set forth in Section 2.3(a), (b), (c), (d) or (e) and specifying the particulars thereof in detail.

A termination shall not be deemed for Cause if, for example, the termination results from the Company's determination that the Executive's position is redundant or unnecessary or that the Executive's performance is unsatisfactory or if the termination stems from the Executive's refusal to agree to or accept any Company Action described in Section 2.4.

2.4 <u>Termination by Executive for Good Reason</u>. The Executive may terminate his employment for "Good Reason" by giving notice of termination to the Company following (i) any action or omission by the Company described in this Section 2.4 or (ii) receipt of notice from the Company of the Company's intention to take any such action or engage in any such omission.

The actions or omissions which may lead to a termination of employment for Good Reason (herein collectively and severally "Company Actions") are as follows:

- (a) A reduction by the Company in the Executive's base salary as in effect immediately prior to the Change in Control or a failure by the Company to increase the Executive's base salary each year during the Protected Period by an amount which at least equals, on a percentage basis, the annual increase in the Consumer Price Index for Urban Workers (CPI-U) for the applicable year; or
- (b) A change in the Executive's reporting responsibilities or offices as in effect immediately prior to a Change in Control that results in a material diminution within the Company of status, authority or responsibility; or
- (c) The assignment to the Executive of any positions, duties or responsibilities that are materially inconsistent with the Executive's positions, duties and responsibilities with the Company immediately prior to the Change in Control or a material expansion of such duties and responsibilities without the Executive's written consent; or
- (d) A failure by the Company, without providing substantially similar economic benefits, to (i) continue any cash bonus or other incentive plans substantially in the forms in effect immediately prior to the Change in Control, or (ii) continue the Executive as a participant in such plans on at least the same basis as the Executive participated in accordance with the plans immediately prior to the Change in Control; or
- (e) A requirement by the Company that the Executive be based or perform his duties more than 50 miles from the Company's Corporate Office location immediately prior to the Change in Control, except for required travel on the Company's business to an extent substantially consistent with the Executive's business travel obligations immediately prior to the Change in Control or, if the Executive consents in writing to any relocation, the failure by the Company to pay (or reimburse the Executive for) all reasonable expenses incurred by him relating to a change of his principal residence in connection with such relocation; or
- (f) A failure by the Company, without providing substantially similar economic benefits, to continue in effect any benefit or other compensation plan (e.g., stock ownership plan, stock purchase plan, stock option plan, life insurance plan, health and accident plan or disability plan) in which the Executive is participating at the time of a Change in Control (or plans providing the Executive with substantially similar economic benefits), or the taking of any action which would adversely affect the Executive's participation in or materially reduce the Executive's benefits under any of such plans; or
- (g) The Company's failure to provide the Executive with the number of paid vacation days to which he is entitled in accordance with the Company's normal vacation practices with respect to the Executive at the time of the Change in Control; or
- (h) A failure by the Company to obtain the assumption agreement to perform this Agreement by any successor as contemplated by Section 6 of this Agreement; or

- (i) Any purported termination of the Executive's employment for Disability or for Cause that is not carried out (i) pursuant to a notice of termination which satisfies the requirements of Section 2.5 or (ii) in accordance with Section 2.3, if applicable; and for purposes of this Agreement, no such purported termination shall be effective.
- 2.5 <u>Notice of Termination and Opportunity for Cure</u>. Any purported termination by the Company of the Executive's employment under Section 2.2 (Disability) or 2.3 (for Cause) or by the Executive under Section 2.4 (for Good Reason) shall be communicated by notice of termination to the other party. A notice of termination shall mean a notice which includes the specific termination Section in this Agreement relied upon and shall set forth, in reasonable detail, the facts and circumstances claimed to provide a basis for termination of employment under the Section so indicated. Notice of termination for Good Reason under Section 2.4 shall be made by the Executive no later than 90 days from the date that such Good Reason first arises. If, within 30 days of receipt of such notice, the Company takes such appropriate actions as are necessary to correct, reverse or cure those facts and circumstances that the Executive identifies as causing Good Reason, then no Good Reason shall have occurred.
- 2.6 <u>Date of Termination</u>. The date the Executive's employment is terminated under Section 2 of this Agreement is called the "Date of Termination". In cases of Disability, the Date of Termination shall be 30 days after notice of termination is given (provided that the Executive shall not have returned to the performance of his duties on a full-time basis during such prior 30-day period). If the Executive's employment is terminated for Cause, the Date of Termination shall be the date specified in the notice of termination. If the Executive's employment is terminated for Good Reason, the Date of Termination shall be the date set out in the notice of termination, provided that the Company fails to correct, reverse or cure the facts giving rise to such Good Reason, as provided in Section 2.5.

Any dispute by a party hereto regarding a notice of termination delivered to such party must be conveyed to the other party within 30 days after the notice of termination is given. If the particulars of the dispute are not conveyed within the 30-day period, then the disputing party's claims regarding the termination shall be forever deemed waived.

2.7 <u>Prior Notice Required of Company Actions</u>. During the Protected Period, the Company shall not terminate the Executive's employment (except for Disability or for Cause) or take any Company Action as defined in Section 2.4 without first giving the Executive at least three months' prior notice of termination or the planned Company Action, as the case may be.

3. Benefits upon Termination of Employment

- 3.1 <u>General</u>. If, during the Protected Period following each Change in Control, the Executive's employment is terminated either (i) by the Company (other than for Disability or Cause under this Agreement and other than for disability or cause under the Employment Agreement) or (ii) by the Executive for Good Reason, then the Executive, at his election, shall be entitled to the benefits provided in this Section 3 ("Termination Benefits").
- 3.2 <u>Base Salary Through Date of Termination</u>. The Company shall pay the Executive his full base salary through the Date of Termination under the Company's regular payroll procedures and at the rate in effect at the time notice of termination is given. The Company shall give the Executive credit for any vacation earned but not taken and pay such amount at the time that any earned but not yet paid bonus is paid under Section 3.3.
- 3.3 *Pro-Rata Bonus for Year of Termination.* The Company shall pay the Executive a pro-rata bonus for the year in which his employment terminates. The pro-rata bonus shall be equal to "A" divided by "B" with the quotient multiplied by "C" where:
- (a) "A" equals the number of days the Executive is employed by the Company in the year in which the termination of employment occurs (the "Termination Year");
- (b) "B" equals 365; and

(c) "C" equals the maximum bonus the Executive would have been eligible for in the Termination Year under the Company's Key Officers Incentive Compensation Plan (or successor plan).

The pro-rata bonus shall be paid by the Company in a lump sum, within 30 days after the bonus amount is determinable, but no later than March 15 of the calendar year following the calendar year in which the Executive terminates employment.

3.4 <u>Monthly Severance Payments</u>. The Company shall pay the Executive the aggregate severance payments equal to 140% of the Executive's annual base salary (notwithstanding any deferral of compensation) as of the date of the Change in Control or as of the Date of Termination, whichever is greater. The 140% figure in this Section shall be appropriately increased or decreased as the Executive's target bonus amount (which is expressed as a percentage of his annual base salary and is currently 40%) is increased or decreased. Thus, for example, if Executive's target bonus is later increased to 50%, the 140% figure would be increased to 150%.

The severance payments in this Section 3.4 shall be made in 12 equal, consecutive monthly installments, with the first installment to be on the first day of the first month immediately following the Date of Termination.

3.5 Welfare Plans and Fringe Benefits.

- (a) For purposes of this Section 3.5, welfare plans and fringe benefit programs include health, disability, life, salary continuance prior to disability, automobile usage, and any other fringe benefit or welfare plan arrangement in which the Executive was entitled to participate immediately prior to the Date of Termination.
- (b) The Company shall maintain in full force, for the continued benefit of the Executive for 12 months after the Date of Termination, all welfare plans and fringe benefit programs (including health insurance, disability insurance, and life insurance) that may be provided to the to the Executive as a former employee on a tax-free basis under the Code.
- (c) To the extent that any other welfare plan or fringe benefit program cannot be maintained under Section 3.5(b) above on a tax-free basis to the Executive under the applicable provisions of the Code, such benefits shall be continued for the period, if any, that is recognized under Internal Revenue Code Section 409A (including guidance issued thereunder) as not resulting in a deferral of compensation, but in no event beyond 12 months.

3.6 Retirement Plans.

- (a) The Company shall pay the Executive an additional retirement benefit as specified in this Section 3.6. Such benefit shall be the actuarial equivalent of the additional benefit to which the Executive would have been entitled under the Company's Retirement Plans in effect immediately prior to a Change in Control had the Executive accumulated 12 additional months of continuous service (following the Date of Termination) under such Retirement Plans both for purposes of determining eligibility for benefits and for purposes of calculating the amount of such benefits. If any Retirement Plan requires contributions by participants, the amount of additional retirement benefit payable under this Section 3.6 shall be equitably adjusted to reflect the absence of contributions by the Executive and any matching contribution that would be contingent upon the Executive's contributions shall be calculated as if the Executive made the maximum contribution allowable under the terms of such Retirement Plan. Where the Executive's contribution for a given Retirement Plan is calculated by reference to salary and/or bonus, the additional benefit for purposes of this Section 3.6 shall be calculated by reference to the Executive's annual salary in effect on the date of the Executive's notice of termination and the bonus payout percentage achieved for the year of service preceding the Executive's notice of termination, without adjustment for any future year increases that may have occurred absent the termination.
- (b) For purposes of this Section 3.6, "Retirement Plans" are (i) any savings or retirement plan sponsored by the Company that is intended to be tax-qualified under Internal Revenue Code section 401(a), and any arrangements that make up benefits that are not provided under such tax-qualified plans because of compensation or benefit limits under the terms of such plans or the Internal Revenue Code, (ii) the Executive Stock Unit Program, and (iii) any deferred

compensation program in which the Executive participates that is adopted after the effective date of this agreement that is intended to provide for retirement savings.

- (c) The additional retirement benefit under this Section 3.6 shall be paid in a cash lump sum on the date that benefits commence to the Executive under the terms of each Retirement Plan. With respect to the additional retirement benefit paid with respect to a tax-qualified plan, however, payment shall be made as of the later of 30 days following the Date of Termination or the date that the Executive attains normal retirement age under such plan.
- 3.7 <u>Purchase of Company Car</u>. The Company shall permit the Executive within 60 days from the Date of Termination, to purchase any Company automobile the Company was providing for the Executive's use at the time notice of termination was given. The purchase price shall be the book or wholesale value at such time, whichever is lower.
- 3.8 <u>Termination Which Does Not Require Payment of Termination Benefits</u>. No Termination Benefits shall be provided by the Company to the Executive under this Section 3 if the Executive's employment is terminated:
 - (a) By his death; or
 - (b) By the Executive other than for Good Reason (*e.g.*, by retirement); or
 - (c) By the Company for Disability or for Cause under this Agreement.

As used herein, retirement by the Executive means termination of employment in accordance with the Company's normal retirement policy, including early retirement, generally applicable to the Company's salaried employees or in accordance with any special retirement arrangement jointly established by the Company and the Executive and mutually agreeable to both.

3.9 <u>Modified Cutback</u>. If the Executive is entitled to Termination Benefits under this Agreement and other payments and/or benefits in connection with a change of ownership or effective control of the Company covered by §280G of the Code, as amended (collectively the "Company Payments"), and if such Company Payments would otherwise exceed 299% of the Executive's base amount as defined in §280G(b)(3) of the Code (the "Threshold Amount"), then the amount of the Company Payments will be reduced to an amount that is less than such Threshold Amount but only if and to the extent such reduction will also result in, after taking into account all taxes, including any income taxes (together with any interest or penalties thereon, the "Additional Income Tax") or any excise tax pursuant to Code §4999, a greater after-tax benefit to the Executive than the after-tax benefit to the Executive of the Company Payments computed without regard to any such reduction. If Company Payments must be reduced, the amount of severance payable to the Executive under section 3.4 of this Agreement shall be subject to reduction first, followed by any payments that are not subject to Section 409A.

4. No Obligation to Mitigate

The Termination Benefits provided under Section 3 shall not be treated as damages, but rather shall be treated as severance compensation to which the Executive is entitled. The Executive shall not be required to mitigate the amount of any Termination Benefit provided under Section 3 by seeking other employment or otherwise; provided, however, any health welfare and fringe benefits that the Executive may receive from full time employment by a third person shall be applied against and reduce any such benefits thereafter to be made available to the Executive under Section 3.5.

5. Termination of Employment Prior to Change in Control

Prior to a Change in Control, the Company shall not terminate the Executive's employment other than for Cause except upon at least three months' prior notice.

6. Successor; Binding Agreement

The Company will require any successor (whether direct or indirect, by purchase, merger, consolidation or otherwise) to all or substantially all of the business and/or assets of the Company to expressly assume and agree to perform this Agreement in the same manner and to the same extent that the Company would be required to perform it if no such succession had taken place (the assumption shall be by agreement in form and substance satisfactory to the Executive). Failure of the Company to obtain such agreement prior to the effectiveness of any such succession shall be a breach of this Agreement and shall entitle the Executive, at his election, to Termination Benefits from the Company in the same amount and on the same terms as the Executive would be entitled to hereunder if he terminated his employment for Good Reason, except that for purposes of implementing the foregoing, the date on which any such election becomes effective shall be deemed the Date of Termination. As used in the Agreement "Company" means the Company as previously defined and any successor to its business and/or assets which executes and delivers the agreement provided for in this Section 6 or which otherwise becomes bound by all the terms and provisions of this Agreement by operation of law.

This Agreement shall inure to the benefit of and be enforceable by the Executive's personal or legal representatives, executors, administrators, successors, heirs, distributes, devisees and legatees. If the Executive should die while any amount would still be payable to him hereunder if he had continued to live, all such amounts, unless otherwise provided herein, shall be paid in accordance with the terms of this Agreement to his devisee, legatee or other designee or, if there be no such designee, to his estate.

7. Miscellaneous

- 7.1 *Notice*. All notices, elections, waivers and all other communications provided for in this Agreement shall be in writing and shall be deemed to have been duly given when delivered or mailed by United States certified mail, return receipt requested, postage prepaid.
- 7.2 *No Waiver*. No provisions of this Agreement may be modified, waived or discharged unless such waiver, modification or discharge is agreed to in writing, signed by the Executive and an officer of the Company. No waiver by either party at any time of any breach by the other party of, or compliance with, any condition or provision of this Agreement to be performed by such other party shall be deemed a waiver of similar or dissimilar provisions or conditions at the same or at any prior or subsequent time. No agreements or representations, oral or otherwise, express or implied, with respect to the subject matter hereof have been made by either party unless set forth expressly in this Agreement.
- 7.3 *Enforceability*. The invalidity or unenforceability of any provisions of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement, which shall remain in full force and effect.
- 7.4 <u>Disputes.</u> Any dispute or controversy arising under or in connection with this Agreement shall be settled by arbitration in accordance with the Commercial Arbitration Rules procedures of the American Arbitration Association. If, at any time after 90 days from the date of the Executive's Termination of Employment, the Executive and the Company have not resolved any dispute or controversy arising under or in connection with this Agreement, either the Executive or the Company may notify the other of an intent to seek arbitration. Arbitration shall occur before a single arbitrator in the State of Missouri; provided, however, that if the parties cannot agree on the selection of such arbitrator within 30 days after the matter is referred to arbitration, each party shall select one arbitrator and those arbitrators shall jointly designate a third arbitrator to comprise a panel of three arbitrators. The decision of the arbitrator shall be rendered in writing, shall be final, and may be entered as a judgment in any court in the State of Missouri. Company and the Executive each irrevocably consent to the jurisdiction of the federal and state courts located in the State of Missouri for this purpose. The Company shall pay all costs and expenses in connection with any arbitration under this Section 7.4, including without limitation all reasonable legal fees incurred by Executive in connection with such arbitration; provided, however, the Company shall not be obligated to pay the Executive's portion unless the Executive prevails on the majority of the dollar amount at issue in the dispute.

- 7.5 <u>Sections; Captions</u>. All references in this Agreement to Sections refer to the applicable Sections of this Agreement. References in this Agreement to a given Section (*e.g.*, Section 3) shall, unless the context requires otherwise, refer to all parts of such Section. The captions have been placed in this Agreement for ease of reference only. They shall not be used in the interpretation of this Agreement.
- 7.6 <u>Term of Agreement</u>. This Agreement shall continue in force so long as the Executive remains employed by the Company or any successor and shall apply to any Change in Control that occurs while the Executive remains so employed, except as so modified by the parties from time to time, including modifications to take into account changes in law.
- 7.7 <u>Limited Right of Offset</u>. Effective upon a Change in Control, the Company waives, and will not assert, any right to set off the amount of any claims, liabilities, damages or losses the Company may have against the Executive under this Agreement or otherwise if (i) the Executive's employment is terminated by the Company without cause, or (ii) the Executive terminates his employment for "Good Reason" under Section 2.4.
- 7.8. <u>Release</u>. The payment of benefits under this Agreement are contingent upon the Executive's execution of a release, in a form reasonably acceptable to Executive's and Company's legal counsel, waiving all claims against the Company arising in connection with the Executive's employment and termination of employment with the Company.
- 7.9 <u>Successive Changes in Control</u>. A separate Change in Control shall be deemed to have occurred with each occurrence of any event described at subsections (a) through (e) of Section 1.1. This Agreement pertains to each and every Change in Control, including successive Changes in Control involving the same controlling person(s).
- 7.10 <u>Interpretation of Agreement and Application of Code Section 409A</u>. This Agreement is intended to conform to the requirements of Internal Revenue Code Section 409A and shall be interpreted accordingly. For such purposes, any stream of payments due under this Agreement shall be treated as a series of separate payments. Any payment under this Agreement that is subject to the requirements of Internal Revenue Code Section 409A(a)(2)(B) shall be delayed six months to conform to such requirements, at which time a single sum shall be paid equal to any installments that have not been paid and the remainder of the installment payments shall commence on a monthly basis thereafter.
- 7.11 *Withholding*. The Company may withhold all federal, state, and local income and employment taxes as required under applicable laws and regulations.

IN WITNESS WHEREOF, this Agreement has been signed as of the day and year first above written.

EXECUTIVE:	LEGGETT & PLATT, INCORPORATED	
/s/ Scott S. Douglas	y: /s/ DAVID S. HAFFNER	
Scott S. Douglas	David S. Haffner	

SUMMARY SHEET OF EXECUTIVE CASH COMPENSATION

The following table sets forth annual base salaries provided to the Company's principal executive officer, principal financial officer and other named executive officers in 2017 and as adopted for 2018 by the Company's Compensation Committee (the "Committee") on November 6, 2017. This Summary Sheet is being updated to add Scott S. Douglas, the Company's SVP, General Counsel & Secretary, who is expected to be included as a named executive officer in the Company's definitive proxy statement for the 2018 Annual Meeting of Shareholders.

Named Executive Officers	:	2017 Base Salary	2018 Base Salary
Karl G. Glassman, President and CEO	\$	1,175,000	\$ 1,225,000
Matthew C. Flanigan, EVP and CFO	\$	550,000	\$ 572,000
Perry E. Davis, EVP, President - Residential Products & Industrial Products	\$	500,000	\$ 512,000
J. Mitchell Dolloff, EVP, President - Specialized Products & Furniture Products	\$	500,000	\$ 512,000
Scott S. Douglas, SVP - General Counsel & Secretary ¹	\$	330,000	\$ 380,000
Jack D. Crusa, SVP - Operations ²	\$	152,000	N/A

¹ Mr. Douglas' base salaries are included in this disclosure because he is expected to be included as a named executive officer in the Company's definitive proxy statement for the 2018 Annual Shareholders Meeting.

Except as noted below, the named executive officers are eligible to receive an annual cash incentive under the Company's 2014 Key Officers Incentive Plan (filed March 25, 2014 as Appendix A to the Company's Proxy Statement) (the "KOIP") in accordance with the 2018 KOIP Award Formula. We expect to adopt the 2018 Award Formula under the Company's KOIP in March 2018. We expect the 2018 KOIP Award Formula to be largely similar to the 2017 KOIP Award Formula, under which an executive officer is eligible to receive a cash award calculated by multiplying his annual base salary at the end of the year by a percentage set by the Compensation Committee (the "Target Percentage"), then applying the award formula. Corporate Participants and Profit Center Participants are expected to have separate award calculations based on factors defined in the 2018 KOIP Award Formula. For 2018, those factors are expected to be based on the achievement of Return on Capital Employed (60% relative weight), Cash Flow (for Glassman, Flanigan and Douglas) and Free Cash Flow (for Davis and Dolloff) each at 20% relative weight, and Individual Performance Goals established outside the KOIP (20% relative weight). The Target Percentages for 2017, and as adopted for 2018 by the Committee on November 6, 2017, for the principal executive officer, principal financial officer, and other named executive officers are shown in the following table.

	2017 KOIP Target	2018 KOIP Target
Named Executive Officers	Percentage	Percentage
Karl G. Glassman, President and CEO	120 %	120 %
Matthew C. Flanigan, EVP and CFO	80 %	80 %
Perry E. Davis, EVP, President - Residential Products & Industrial Products	80 %	80 %
J. Mitchell Dolloff, EVP, President - Specialized Products & Furniture Products	80 %	80 %
Scott S. Douglas, SVP - General Counsel & Secretary ¹	50 %	50 %
Jack D. Crusa, SVP - Operations ²	N/A	N/A

¹Mr. Douglas' Target Percentages are included in this disclosure because he is expected to be included as a named executive officer in the Company's definitive proxy statement for its 2018 Annual Shareholders Meeting.

² Mr. Crusa retired as of December 31, 2017. As part of Mr. Crusa's retirement transition, he continued to receive an annual base salary of \$380,000 until April 2, 2017 when such rate was reduced to \$190,000. His salary rate was further reduced to \$152,000 on July 9, 2017.

² Mr. Crusa retired as of December 31, 2017. As determined in January 2017, as part of Mr. Crusa's retirement transition, he participated, in 2017, in the Company's Key Management Incentive Compensation Plan (the "*KMICP*"), which is a cash bonus plan for non-executive officers. The KMICP award formula for Mr. Crusa was adopted on March 22, 2017 and included performance objectives based on Return on Capital Employed (70% relative weight) and Free Cash Flow (30% relative weight). It was calculated by multiplying his weighted average annual base salary for 2017 by his target percentage of 60%, then applying the award formula. For more information about the KMICP as it applied to Mr. Crusa for 2017, refer to the Company's Form 8-K filed March 27, 2017. Because of his retirement, Mr. Crusa will not participate in the KOIP or the KMICP in 2018.

Individual Performance Goals. On November 6, 2017, the Committee adopted Individual Performance Goals ("*IPGs*") for our named executive officers. Except as noted below, the 2017 KOIP Award Formula recognized, and the 2018 KOIP Award Formula is expected to recognize, that 20% of each executive's cash award in 2017 and 2018 respectively, under our KOIP will be based on the achievement of the IPGs. The IPGs for our named executive officers in 2018 are, and for 2017, were:

Named Executive Officers	2017 IPGs	2018 IPGs
Karl G. Glassman President and CEO	Strategic planning and succession planning	Implementation of growth strategy and succession planning
Matthew C. Flanigan EVP and CFO	Strategic planning, information technology improvements, succession planning and efficiency initiatives	Implementation of growth strategy, succession planning and financial partner initiatives
Perry E. Davis EVP, President - Residential Products & Industrial Products	Growth initiatives and succession planning	Supply chain and growth initiatives and succession planning
J. Mitchell Dolloff EVP, President - Specialized Products &Furniture Products	Strategic planning, succession planning and efficiency initiatives	Implementation of growth strategy, succession planning and efficiency initiatives
Scott S. Douglas ¹ SVP - General Counsel & Secretary	Strategic planning, succession planning and cost initiatives	Implementation of growth strategy and succession planning
Jack D. Crusa ² SVP -Operations	None assigned	N/A

¹ Mr. Douglas' IPGs are being disclosed because he is expected to be included as a named executive officer in the Company's definitive proxy statement for the 2018 Annual Shareholders Meeting.

The achievement of the IPGs is measured by the following schedule.

Individual Performance Goals Payout Schedule (1-5 scale)

Achievement	Payout
1 - Did not achieve goal	0 %
2 - Partially achieved goal	50 %
3 - Substantially achieved goal	75 %
4 - Fully achieved goal	100 %
5 - Significantly exceeded goal	up to 150 %

² Mr. Crusa retired as of December 31, 2017. As part of Mr. Crusa's retirement transition, he participated in the KMICP in 2017, which is a cash bonus plan for non-executive officers. As such, he did not receive IPGs for 2017. Given his December 31, 2017 retirement, Mr. Crusa will not have IPGs in 2018.

Leggett & Platt, Incorporated and Subsidiaries Computation of Ratio of Earnings to Fixed Charges

(Amounts in millions of dollars)

		,		onths Ende aber 31,	d	
	2017	2016	2015	2014	2013	2012
Earnings:						
Pre-tax income from continuing operations including equity-method investment earnings (a)	\$ 432.0	\$ 487.1	\$ 449.8	\$ 295.5	\$ 237.6	\$ 287.5
Add:						
Interest expense and amortization of interest rate swaps and debt discount and premium on all indebtedness (including amount capitalized)	43.6	39.4	41.8	42.3	45.2	44.0
Portion of rental expense under operating leases representative of an interest factor (b)	17.1	17.1	17.3	17.0	16.5	16.0
Amortization of capitalized interest	1.0	.8	1.0	1.0	.9	.9
Less:						
Equity-method investment (earnings) loss	(.4)	(.5)	(.4)	(.3)	(.5)	(.6)
Interest capitalized	(.1)	(.6)	(.7)	(.5)	(.5)	(.6)
Total Earnings (c)	\$493.2	\$543.3	\$508.8	\$355.0	\$299.2	\$347.2
Fixed Charges:						
Interest expense and amortization of interest rate swaps and debt discount and premium on all indebtedness	\$ 43.5	\$ 38.8	\$ 41.1	\$ 41.8	\$ 44.7	\$ 43.4
Interest capitalized	.1	.6	.7	.5	.5	.6
Portion of rental expense under operating leases representative of an interest factor (b)	17.1	17.1	17.3	17.0	16.5	16.0
Total Fixed Charges	\$ 60.7	\$ 56.5	\$ 59.1	\$ 59.3	\$ 61.7	\$ 60.0
Ratio of Earnings to Fixed Charges	8.1	9.6	8.6	6.0	4.8	5.8

⁽a) 2012 and 2013 amounts have been retrospectively adjusted to reflect the reclassification of certain operations to discontinued operations.

⁽b) Estimated portion of rent expense representing interest.

⁽c) Earnings consist principally of income from continuing operations before income taxes, plus fixed charges less capitalized interest. Fixed charges consist principally of interest costs.

Schedule of Subsidiaries of the Company

Name	Doing Business As	% of Ownership	Place of Incorporation or Organization
Administradora Soal S.A. de C.V.		100%	Mexico
Atlas Spring Manufacturing Corp.		100%	California
Buffalo Batt & Felt, LLC		100%	Delaware
Changshu L&V Automobile Motion Co. Ltd.		100%	China
Chieng Yeng Ent. Co., Ltd.		100%	British Virgin Islands
Church Corporate Park Owner's Association, LLC		62%	Delaware
Crest-Foam Corp.	Edison Foam Processing Corp.	100%	New Jersey
	Healthy Sleeper		
	Industrial Components Group		
	L&P Carpet Cushion		
	L&P Flooring Products		
	Leggett & Platt Carpet Cushion		
	Leggett & Platt Carpet Cushion Division		
	Leggett & Platt Flooring Products		
	S.C.S.		
	Sleep Comfort Systems by Leggett & Platt		
David Hart Aerospace Pipes Limited		100%	United Kingdom
David Hart Aerospace Pipes (Machining Division) Ltd		100%	United Kingdom
De Todo en Alambre de Aguascalientes, S. de R.L. de C.V.		100%	Mexico
DHAP Corporate Trustee Limited		100%	United Kingdom
DHAP Ltd		100%	United Kingdom
Dresher, Inc.	Harris-Hub Company, Inc.	100%	Delaware
Fides s.r.l.		100%	Italy
Flex-O-Lators, Incorporated		100%	Missouri
Fo Shan City Nan Hai Chieng Yeng Plastic & Hardware Product Co., Ltd		100%	China
Gateway Holdings Limited		100%	United Kingdom
Guangdong Zhaoqing L&V Co. Ltd.		100%	China
Hanes CNC Services Co.		100%	North Carolina
Hanes Companies - New Jersey, LLC	Hanes	100%	Delaware
	Hanes Companies		
	Hanes Converting Company		
	Hanes Engineered Materials		
	Hanes Fabrics Company		
	Hanes Geo Components		
	Hanes Trading Company		
Hanes Companies Foundation		100%	North Carolina

Name	Doing Business As	% of Ownership	Place of Incorporation or Organization
Hanes Companies, Inc.	Attila Environmental Products	100%	North Carolina
	Civ-Con		
	Civ-Con Products & Solutions		
	ERO-TEX		
	Geo-Civ Products		
	Geotex Supply		
	Hanes		
	Hanes Companies		
	Hanes Companies - New Jersey		
	Hanes Converting Company		
	Hanes Dye & Finishing Division		
	Hanes Engineered Materials		
	Hanes Fabrics Company		
	Hanes Geo Components		
	Hanes Industries Division		
	Hanes Industries Division, Inc.		
	Hanes Industries Engineered Materials		
	Hanes Trading Company		
	Hill Country Culvert		
	Hill Country Culverts		
	Hill Country Site Supply		
	Ikex		
	Interwoven		
	Interwoven Group		
	Jarex		
	Lone Star Geo Products		
	North American Textile		
	North American Textiles		
	North American Textile Component		
	North American Textile Components		
	Price & Company		
	VWR Textiles & Supplies		
	Webtec		
	West End Textiles Company		
Hongkong Veilon Limited		100%	Hong Kong
Jiaxing Ellermann Asia Trading Ltd.		100%	China
JP&S Holdings Limited		100%	United Kingdom
JP&S Unlimited		100%	United Kingdom
Kelmax Lopez Manufacturing, S.A. de C.V.		100%	Mexico
Kintec-Solution GmbH		100%	Germany
L and C Windsor Cables Ltd.		100%	Canada
L and G Acquisition Company, LLC		100%	Delaware
L and P Mexico, S. de R.L. de C.V.	L and P Mexico, Incorporated	100%	Mexico
L and P Springs South Africa (Pty) Ltd.		100%	S. Africa

Name	Doing Business As	% of Ownership	Place of Incorporation or Organization
L&C Changsha Cable Industries Ltd.		100%	China
L&C Suizhou Cable Industries Ltd.		100%	China
L&P Acquisition Company - 58		100%	Delaware
L&P Acquisition Company - 59		100%	Delaware
L&P Acquisition Company - 62		100%	Delaware
L&P Acquisition LLC - 10		100%	Delaware
L&P Acquisition LLC - 20		100%	Delaware
L&P Acquisition LLC - 21		100%	Delaware
L&P Aerospace Acquisition Company, LLC	Pegasus Manufacturing	100%	Delaware
L&P Automotive (Korea) LLC		100%	South Korea
L&P Automotive Europe GmbH		100%	Germany
L&P Automotive Europe Headquarters GmbH		100%	Germany
L&P Automotive Japan Ltd.		100%	Japan
L&P Automotive Luxembourg, S.à r.l.		100%	Luxembourg
L&P Denmark ApS		100%	Denmark
L&P Electric, Inc.	Leggett & Platt Electric, Inc.	100%	Delaware
L&P Europe SCS		100%	Luxembourg
L&P Financial Services Co.	Hi Life Products	100%	Delaware
	Industrial Components Group		
	L&P Carpet Cushion		
	L&P Flooring Products		
	Leggett & Platt Carpet Cushion		
	Leggett & Platt Flooring Products		
L&P Holdings, Inc.	-	100%	Delaware
L&P Hungary Ltd.		100%	Hungary
L&P International Holdings Company		100%	Delaware
L&P Materials Manufacturing, Inc.	Adcom Wire	100%	Delaware
-	Adcom Wire Company		
	Consumer Products Group		
	L&P Flooring Products		
	Leggett & Platt Consumer Products Group		
	Leggett & Platt Flooring Products		
	Mary Ann Industries		
L&P Netherlands Holdings B.V.		100%	Netherlands
L&P Property Foremost Industrial Park LLC		100%	Michigan
L&P Property Management Company	Consumer Products Group	100%	Delaware
	IDEA Center		
	L&P PMC, Inc.		
	Leggett & Platt Consumer Products Group		
	Leggett & Platt West Coast Furniture		

Name	Doing Business As	% of Ownership	Place of Incorporation or Organization
L&P Real Estate Services, LLC		100%	Missouri
L&P Springs Denmark ApS		100%	Denmark
L&P Springs Manufacturing, LLC		100%	Delaware
L&P Supply Chain Management, LLC		100%	Delaware
L&P Swiss Holding GmbH		100%	Switzerland
L&P Transportation LLC	L&P Global Supply Chain	100%	Delaware
	Leggett & Platt Consumer Products Group		
	Leggett & Platt Global Supply Chain		
	Leggett & Platt Transportation, LLC		
L&P UK Holdings LP		100%	United Kingdom
L&P UK-1 Limited		100%	United Kingdom
L&P UK-2 Limited		100%	United Kingdom
L&P/Chieng Yeng Management Co. Limited		100%	Hong Kong
L&V 5 México, S. de R.L. de C.V.		100%	Mexico
Landmark Earth Solutions, Inc.		100%	Nevada
Leaving Taos, Inc.	Leggett Southwest Carpet Cushion	100%	Delaware
Leggett & Platt (Barbados) Ltd.		100%	Barbados
Leggett & Platt (Guangzhou) Co. Ltd.		100%	China
Leggett & Platt (Jiaxing) Co. Ltd.		100%	China
Leggett & Platt (Shanghai) Co. Ltd.		100%	China
Leggett & Platt (Shanghai) Consulting Co. Ltd.		100%	China
Leggett & Platt (Shanghai) Machinery Technology Co. Ltd.		100%	China
Leggett & Platt (Taizhou) Co. Ltd.		100%	China
Leggett & Platt Administradora, S.A. de C.V.		100%	Mexico
Leggett & Platt Asia (HT) Limited		100%	Hong Kong
Leggett & Platt Asia Limited	L&P Global Supply Chain Solutions	100%	Hong Kong
Leggett & Platt Automotive Group - New Jersey, LLC		100%	Delaware
Leggett & Platt Automotive Group de Mexico, S. de R.L. de C.V.		100%	Mexico
Leggett & Platt Automotive India Private Limited		100%	India
Leggett & Platt Canada Co.	A&R Geosynthetics	100%	Canada
	Canadian Furniture		
	Crown North America		
	Crown-VMS		
	Design Fabricators		
	Design Fabricators/Fabricants de Design		
	FBG Canada		
	Globe Spring		

Name	Doing Business As	% of Ownership	Place of Incorporation or Organization
	Hanes Engineered Materials		
	Hanes Geo Components		
	Hanes Geo Components/Geocomposites Hanes		
	Hanes Industries		
	L&P Automotive Group		
	L&P Automotive Group London		
	L&P Plastics		
	L&P Plastics/Plastiques L et P		
	L&P Wire-Tie Systems		
	Leggett & Platt Automotive Group		
	Leggettwood		
	Leggettwood, Roberval		
	Leggettwood, St-Germain		
	Leggettwood, St-Nicolas		
	Lenrod		
	Lenrod - Hanes		
	Lenrod Industries		
	Lenrod Industries, a Division of Leggett & Platt		
	Canada Co.		
	Les Industries Lenrod		
	Les Industries Lenrod, une Division de Societe Leggett & Platt Canada		
	No-Sag Spring Company		
	Northfield Metal Products		
	Paris Spring		
	Rothtex		
	Schukra of North America		
	Spruceland Forest Products		
	Vehicle Management Systems		
	VMS		
	Westex		
	Westex International		
	Wiz Wire and Spring		
Leggett & Platt Components Company, Inc.	Ark-Ell Springs	100%	Delaware
	Cameo Fibers		
	Cumulus Fibres		
	Everwood Products		
	Industrial Components Group		
	L&P Carpet Cushion		
	Leggett & Platt Bedding		
	Leggett & Platt Carpet Cushion		
	Matrex		
	Matrex Furniture Components		
	Moiron		
	Omega Motion		
	Petco Sackner		
	I CICO DUCKIICI		

Name	Doing Business As	% of Ownership	Place of Incorporation or Organization
	Sterling & Adams Bentwood		
	Super Sagless Hardware		
	Tupelo Sleeper		
Leggett & Platt Components Europe Limited	Wellhouse	100%	United Kingdom
	Wellhouse Wire Products		
Leggett & Platt de Mexico, S. de R.L. de C.V.	Leggett & Platt de Mexico, Incorporated	100%	Mexico
Leggett & Platt do Brasil Ltda.		100%	Brazil
Leggett & Platt Eastern Europe LLC		100%	Russia
Leggett & Platt Europe Finance SCS		100%	Luxembourg
Leggett & Platt France		100%	France
Leggett & Platt Industry (Huizhou) Co. Ltd.		100%	China
Leggett & Platt International Service Corporation		100%	Delaware
Leggett & Platt International Trade Shanghai) Co., Ltd.		100%	China
Leggett & Platt Luxco 5, S.à r.l.		100%	Luxembourg
Leggett & Platt Luxembourg Holdings S.à :l.		100%	Luxembourg
Leggett & Platt Luxembourg S.à r.l.		100%	Luxembourg
Leggett & Platt Middle East, Incorporated		100%	Delaware
Leggett & Platt Office Components, LLC	LP Cincro	100%	Delaware
Leggett & Platt Office Components nternational S.r.l.		100%	Italy
Leggett & Platt Residencial, S. de R.L. de C.V.		100%	Mexico
Leggett & Platt Servicios Comerciales, S.A. de C.V.		100%	Mexico
Leggett & Platt Servicios de Manufactura, S.A. de C.V.		100%	Mexico
Leggett & Platt Servicios Ejecutivos, S. de R.L. de C.V.		100%	Mexico
Leggett & Platt Tax Partnership		100%	Missouri
Leggett & Platt Texas Properties, LLC		100%	Texas
Leggett & Platt UK Holdings LLP		100%	United Kingdom
Leggett & Platt UK Limited		100%	United Kingdom
Legplat, S. de R.L. de C.V.		100%	Mexico
LPI Michigan Realty LLC		100%	Delaware
LPT d.o.o.		100%	Croatia
Luxco Holdings, LLC		100%	Delaware
Malvern Property Holdings, LLC		100%	Delaware
MPI (A Leggett & Platt Company), Inc.		100%	Texas
MPI, Inc.		100%	Mississippi
Nestaway, LLC		100%	Delaware

Name	Doing Business As	% of Ownership	Place of Incorporation or Organization
ORG PHC Midco, Inc.		100%	Delaware
PHC India Holdings Private Limited		100%	Singapore
Portstewart Capital, LLC		100%	Delaware
Portstewart Funding, LLC		100%	Delaware
Precision Hydraulic Cylinders (UK) Limited		100%	United Kingdom
Precision Hydraulic Cylinders, Inc.		100%	North Carolina
Precision Hydraulics Private Limited		100%	India
Project Clear, LLC		100%	Delaware
Project Clear 2, LLC		100%	Delaware
Pullmaflex Benelux N.V.		100%	Belgium
Pullmaflex International Limited		100%	United Kingdom
Pullmaflex Southern Africa (Proprietary) Limited		49%	South Africa
Pullmaflex UK Limited		100%	United Kingdom
Schukra Berndorf Ges.m.b.H.		100%	Austria
SCHUKRA Geratebau GmbH		100%	Austria
SCI Parent, Inc.		100%	Delaware
Solon Specialty Wire Co.	Shaped Wire	100%	Delaware
Southwest Carpet Pad, Inc.		100%	California
Specitubes SAS		100%	France
Sponge-Cushion, Inc.		100%	Illinois
Spuhl GmbH		100%	Switzerland
Sterling Steel Company, LLC		100%	Delaware
Suncoast Lots 579, LLC		100%	Florida
TAG Environmental Inc.		51%	Canada
Taizhou Intes-Leggett & Platt Special Textile Co., Ltd.		50%	China
Terrafix Environmental Technology Inc.		100%	Canada
Terrafix Geosynthetics Inc.		100%	Canada
TL PL sp. z o.o.		100%	Poland
Trio Line Polska sp. z o.o.		70%	Poland
Valley Metals, LLC	L&P Aerospace	100%	California
	Leggett & Platt Aerospace		
Walk-On Products, Inc.		100%	North Carolina
Western Pneumatic Tube Company, LLC	L&P Aerospace	100%	Washington
	Leggett & Platt Aerospace		
Western Pneumatic Tube Holding, LLC		100%	Delaware
Wuxi Leggett & Platt-Huaguang Automobile Parts Co. Ltd.		100%	China

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statements listed below of Leggett & Platt, Incorporated of our report dated February 22, 2018 relating to the consolidated financial statements, financial statement schedule and the effectiveness of internal control over financial reporting, which appears in this Form 10-K.

- 1. Form S-3, Registration No. 333-203064
- 2. Form S-8, Registration No. 333-60494
- 3. Form S-8, Registration No. 333-82524
- 4. Form S-8, Registration No. 333-115845
- 5. Form S-8, Registration No. 333-124735
- 6. Form S-8, Registration No. 333-150758
- 7. Form S-8, Registration No. 333-157535
- 3. Form S-8, Registration No. 333-157536
- 9. Form S-8, Registration No. 333-166960
- 10. Form S-8, Registration No. 333-181432
- 11. Form S-8, Registration No. 333-202727
- 12. Form S-8, Registration No. 333-203992
- 13. Form S-8, Registration No. 333-203995
- 14. Form S-8, Registration No. 333-210077

/s/ PricewaterhouseCoopers LLP

St. Louis, Missouri

February 22, 2018

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each of the undersigned directors of LEGGETT & PLATT, INCORPORATED, a Missouri corporation (the "Corporation"), does hereby nominate, constitute and appoint Karl G. Glassman, Matthew C. Flanigan and Scott S. Douglas, or any one of them individually, his or her true and lawful attorneys-in-fact, to sign in the name of and on behalf of the undersigned directors of the Corporation and to file with the Securities and Exchange Commission ("SEC") the Corporation's Annual Report on Form 10-K for the fiscal year ended December 31, 2017, and any other document or further Amendment to said Annual Report, and to take such other action, all as said attorneys-in-fact, or any one of them individually, deem necessary or advisable to the end that such Annual Report or Amendments thereto in respect of same, shall comply with the Securities Exchange Act of 1934, as amended, and the applicable rules of the SEC thereunder; and does hereby ratify and confirm all that said attorneys-in-fact, and each of them individually, may do by virtue hereof.

IN WITNESS WHEREOF, the undersigned have executed this Power of Attorney or a counterpart hereof as of the 20th day of February 2018.

/s/ Robert E. Brunner	/s/ KARL G. GLASSMAN	
Robert E. Brunner	Karl G. Glassman	
/s/ Robert G. Culp, III	/s/ Joseph W. McClanathan	
Robert G. Culp, III	Joseph W. McClanathan	
/s/ R. Ted Enloe, III	/s/ Judy C. Odom	
R. Ted Enloe, III	Judy C. Odom	
/s/ Manuel A. Fernandez	/s/ Phoebe A. Wood	
Manuel A. Fernandez	Phoebe A. Wood	
/s/ Matthew C. Flanigan		
Matthew C. Flanigan		

CERTIFICATION

I, Karl G. Glassman, certify that:

- 1. I have reviewed this report on Form 10-K of Leggett & Platt, Incorporated;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 22, 2018 /s/ KARL G. GLASSMAN

Karl G. Glassman
President and Chief Executive Officer
Leggett & Platt, Incorporated

CERTIFICATION

I, Matthew C. Flanigan, certify that:

- 1. I have reviewed this report on Form 10-K of Leggett & Platt, Incorporated;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 22, 2018 /s/ MATTHEW C. FLANIGAN

Matthew C. Flanigan

Executive Vice President and Chief Financial Officer
Leggett & Platt, Incorporated

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of Leggett & Platt, Incorporated (the "Company") on Form 10-K for the period ended December 31, 2017 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Karl G. Glassman, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

A signed original of this written statement required by Section 906 has been provided to Leggett & Platt, Incorporated and will be retained by Leggett & Platt, Incorporated and furnished to the Securities and Exchange Commission or its staff upon request.

/s/ KARL G. GLASSMAN

Karl G. Glassman

President and Chief Executive Officer

February 22, 2018

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of Leggett & Platt, Incorporated (the "Company") on Form 10-K for the period ended December 31, 2017 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Matthew C. Flanigan, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

A signed original of this written statement required by Section 906 has been provided to Leggett & Platt, Incorporated and will be retained by Leggett & Platt, Incorporated and furnished to the Securities and Exchange Commission or its staff upon request.

/s/ MATTHEW C. FLANIGAN

Matthew C. Flanigan

Executive Vice President and Chief Financial Officer

February 22, 2018