RTI INTERNATIONAL METALS INC

Form 10-Q April 30, 2015

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended March 31, 2015

or

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

For the transition period from to Commission File Number: 001-14437 RTI INTERNATIONAL METALS, INC.

(Exact name of registrant as specified in its charter)

Ohio 52-2115953 (State or other jurisdiction of incorporation or organization) 52-2115953 (I.R.S. Employer Identification No.)

Westpointe Corporate Center One, 5th Floor

1550 Coraopolis Heights Road 15108-2973

Pittsburgh, Pennsylvania

(Address of principal executive offices) (Zip Code)

(412) 893-0026

(Registrant's telephone number, including area code)

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. x Yes "No 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 during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). x Yes "No

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

Large accelerated filer x Accelerated filer "

Non-accelerated filer " (Do not check if a smaller company) Smaller reporting company Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). "Yes x No

Number of shares of the Corporation's common stock ("Common Stock") outstanding as of April 24, 2015 was 30,799,460.

RTI INTERNATIONAL METALS, INC. AND CONSOLIDATED SUBSIDIARIES

As used in this Quarterly Report on Form 10-Q, the terms "RTI," "Company," "Registrant," "we," "our," and "us," mean RTI International Metals, Inc., its predecessors, and consolidated subsidiaries, taken as a whole, unless the context indicates otherwise.

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PART I—FINANCIAL INFORMATION

Item 1. Financial Statements.

RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Condensed Consolidated Statements of Operations

(Unaudited)

(In thousands, except share and per share amounts)

Three Months Ended March 31,		
2015	2014	
\$198,492	\$174,545	
156,471	146,076	
23,658	25,868	
4,734	_	
1,465	984	
12,164	1,617	
(856) 535	
135	50	
(8,019) (7,607)
3,424	(5,405)
(1,109) (1,589)
\$4,533	\$(3,816)
_	(365)
\$4,533	\$(4,181)
\$0.15	\$(0.13)
\$0.15	\$(0.13)
\$—	\$(0.01)
\$—	\$(0.01)
30,608,796	30,445,681	
30,869,836	30,445,681	
	2015 \$198,492 156,471 23,658 4,734 1,465 12,164 (856 135 (8,019 3,424 (1,109 \$4,533 — \$4,533 \$0.15 \$0.15 \$0.15	2015 2014 \$198,492 \$174,545 156,471 146,076 23,658 25,868 4,734 — 1,465 984 12,164 1,617 (856) 535 135 50 (8,019) (7,607 3,424 (5,405 (1,109) (1,589 \$4,533 \$(3,816 — (365 \$4,533 \$(4,181 \$0.15 \$(0.13 \$0.15 \$(0.01 \$- \$(0.01 \$- \$(0.01 \$- \$(0.01 \$- \$(0.01 \$- \$(0.01

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Condensed Consolidated Statements of Comprehensive Loss (Unaudited) (In thousands)

	Three Months Ended March 31,		
	2015	2014	
Net income (loss)	\$4,533	\$(4,181)
Other comprehensive income (loss):			
Foreign currency translation	(9,620) (4,093)
Unrealized gain/(loss) on investments, net of tax of \$16 and \$(14)	30	(26)
Changes in benefit plan accounts, net of tax of \$581 and \$678	966	1,105	
Other comprehensive loss, net of tax	(8,624) (3,014)
Comprehensive loss	\$(4,091) \$(7,195)

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Condensed Consolidated Balance Sheets

(Unaudited)

(In thousands, except share and per share amounts)

(· · · · · · · · · · · · · · · · · · ·	March 31, 2015	December 31, 2014
ASSETS	,	,
Current assets:		
Cash and cash equivalents	\$209,025	\$182,059
Short-term investments	129,895	148,383
Receivables, less allowance for doubtful accounts of \$866 and \$694	111,417	117,745
Inventories, net	475,719	474,306
Costs in excess of billings	8,171	5,522
Deferred income taxes	30,632	30,632
Other current assets	23,817	19,803
Total current assets	988,676	978,450
Property, plant, and equipment, net	366,236	369,287
Goodwill	144,513	145,518
Other intangible assets, net	55,131	57,122
Other noncurrent assets	14,189	15,317
Total assets	\$1,568,745	\$1,565,694
LIABILITIES AND SHAREHOLDERS' EQUITY		
Current liabilities:		
Current portion of long-term debt	\$113,121	\$111,645
Accounts payable	85,401	105,044
Accrued wages and other employee costs	24,132	26,874
Billings in excess of cost	11,777	9,962
Unearned revenues	22,042	7,623
Other accrued liabilities	26,582	18,724
Total current liabilities	283,055	279,872
Long-term debt	348,031	345,012
Liability for post-retirement benefits	48,935	48,295
Liability for pension benefits	16,673	16,986
Deferred income taxes	60,467	60,503
Unearned revenues	4,829	5,476
Other noncurrent liabilities	13,889	14,070
Total liabilities	775,879	770,214
Commitments and contingencies (Note 15)		
Shareholders' equity:		
Common stock, \$0.01 par value; 100,000,000 shares authorized; 31,672,731		
and 31,585,696 shares issued; 30,794,405 and 30,729,784 shares	317	316
outstanding		
Additional paid-in capital	540,504	538,703
Treasury stock, at cost; 878,326 and 855,912 shares	(19,974) (19,649
Accumulated other comprehensive loss	(64,213) (55,589
Retained earnings	336,232	331,699
Total shareholders' equity	792,866	795,480
Total liabilities and shareholders' equity	\$1,568,745	\$1,565,694
The accompanying notes are an integral part of these Condensed Consolidate	ed Financial Stateme	ents.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Condensed Consolidated Statements of Cash Flows

(Unaudited)

(In thousands)

(III tilousanus)			
		s Ended March 31,	
OPER LETTING LOTTEN VETVE	2015	2014	
OPERATING ACTIVITIES:	4.700	*	
Net income (loss)	\$4,533	\$(4,181)
Adjustment for non-cash items included in net income:		40.005	
Depreciation and amortization	11,244	10,986	
Deferred income taxes	(52) (31)
Stock-based compensation	993	1,295	
Excess tax benefits from stock-based compensation activity	(36) (195)
(Gain)/loss on sale of property, plant and equipment	195	(122)
Amortization of discount on long-term debt	4,707	4,403	
Amortization of debt issuance costs	490	456	
Amortization of discounts on short-term investments and marketable	(35	`	
securities	(33) —	
Other	1,263	(181)
Changes in assets and liabilities:			
Receivables	2,445	(2,278)
Inventories	(7,567) (21,757)
Accounts payable	(16,349) 1,093	
Income taxes payable	166	(5,236)
Unearned revenue	14,979	1,036	
Costs in excess of billings	(835) (2,160)
Other current assets and liabilities	3,931	(3,542)
Other assets and liabilities	1,864	(301)
Cash provided by (used in) operating activities	21,936	(20,715)
INVESTING ACTIVITIES:	21,550	(20,713	,
Purchase of investments	(44,977) (128,216)
Maturity/sale of investments	63,500	, (120,210 —	,
Acquisitions, net of cash acquired		(21,797)
Capital expenditures	(10,140) (6,850)
Divestitures	(10,140	3,281	,
Cash provided by (used in) investing activities	8,383	(153,582)
FINANCING ACTIVITIES:	0,303	(133,302	,
Repayments on long-term debt	(104) (484)
Purchase of common stock held in treasury	(325) (850)
Proceeds from exercise of employee stock options	1,208	539	,
Excess tax benefits from stock-based compensation activity	36	195	
Cash provided by (used in) financing activities	815	(600	`
Effect of exchange rate changes on cash and cash equivalents	(4,168) (832)
Increase (decrease) in cash and cash equivalents	26,966	, ,)
<u>-</u>		(175,729)
Cash and cash equivalents at beginning of period	182,059	343,637	
Cash and cash equivalents at end of period	\$209,025	\$167,908	
Non-cash investing and financing activities:	¢701	¢ <i>52</i> 0	
Increase in capital expenditures accrued in accounts payable	\$701	\$530	
Issuance of common stock for restricted stock awards	\$—	\$1,658	

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

Note 1—BASIS OF PRESENTATION:

The accompanying unaudited Condensed Consolidated Financial Statements of RTI International Metals, Inc. and its subsidiaries (the "Company" or "RTI") have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X and include the financial position and results of operations for the Company. Accordingly, certain information and note disclosures normally included in annual financial statements prepared in accordance with GAAP have been condensed or omitted pursuant to those rules and regulations, although the Company believes that the disclosures made are adequate to make the information not misleading. In the opinion of management, these financial statements contain all of the adjustments of a normal and recurring nature considered necessary to state fairly the results for the interim periods presented. The results for the interim periods are not necessarily indicative of the results to be expected for the year.

The Condensed Consolidated Balance Sheet at December 31, 2014 has been derived from the audited Consolidated Financial Statements at that date, but does not include all of the information and notes required by GAAP for complete financial statements. Although the Company believes that the disclosures are adequate to make the information presented not misleading, it is suggested that these Condensed Consolidated Financial Statements be read in conjunction with accounting policies and Notes to the Consolidated Financial Statements included in the Company's 2014 Annual Report on Form 10-K as filed with the Securities and Exchange Commission (the "SEC") on February 26, 2015 (the "Annual Report").

Note 2—ALCOA MERGER AGREEMENT:

On March 8, 2015, RTI and Alcoa Inc. ("Alcoa") entered into a definitive merger agreement pursuant to which Alcoa agreed to acquire RTI in a stock-for-stock transaction. Under the terms of the merger agreement, RTI shareholders will receive 2.8315 Alcoa shares for each RTI share. The merger, which has been approved by the boards of directors of both companies, is subject to customary conditions, including the receipt of European Union approval and RTI shareholder approval. Early termination of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act has been granted. If the merger agreement is terminated under certain circumstances, RTI would be obligated to pay Alcoa a termination fee of \$50 million.

Note 3—ORGANIZATION:

The Company is a leading producer and global supplier of advanced titanium mill products and a manufacturer of fabricated titanium and specialty metal components for the international aerospace, defense, energy, medical device, and other consumer and industrial markets. It is a successor to entities that have been operating in the titanium industry since 1951. The Company first became publicly traded on the New York Stock Exchange in 1990 under the name RMI Titanium Co. and the symbol "RTI," and was reorganized into a holding company structure in 1998 under the name RTI International Metals, Inc.

On June 3, 2014, the Company acquired all of the issued and outstanding common stock of Dynamet Technology, Inc. (now known as "RTI Advanced Powder Materials"), an industry innovator in titanium powder metallurgy and a supplier of near-net shape titanium and titanium alloy preforms and components to commercial aerospace, defense, biomedical, and industrial customers.

On January 22, 2014, the Company acquired all of the issued and outstanding common stock of Directed Manufacturing, Inc. (now known as "RTI Directed Manufacturing"), a leader in additively manufacturing metals and plastics, using 3-D printing technology, for commercial production and engineering development applications. On February 21, 2014, the Company completed the sale of the assets of the specialty metals business of Bow Steel Corporation ("RTI Connecticut"), for approximately \$3.3 million in cash. The results of RTI Connecticut have been presented as discontinued operations for the three months ended March 31, 2014.

The Company conducts business in two segments: the Titanium Segment and the Engineered Products and Services ("EP&S") Segment. The structure reflects the Company's presence as an integrated supplier of advanced titanium mill

products as well as engineered and fabricated components across the entire supply chain.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

The Titanium Segment melts, processes, produces, forges, stocks, distributes, finishes, cuts-to-size, and facilitates just-in-time delivery services of a complete range of titanium mill products which are further processed by its customers for use in a variety of commercial aerospace, defense, and industrial and consumer applications. With operations in Niles and Canton, Ohio; Martinsville, Virginia; Norwalk, California; Burlington, Massachusetts; Tamworth, England; and Rosny-Sur-Seine, France, the Titanium Segment has overall responsibility for the production and distribution of primary mill products including, but not limited to bloom, billet, sheet, and plate. In addition, the Titanium Segment produces ferro titanium alloys for its steelmaking customers. The Titanium Segment also focuses on the research and development of evolving technologies relating to raw materials, melting, and other production processes, and the application of titanium in new markets.

The EP&S Segment is comprised of companies with significant hard and soft-metal expertise that form, extrude, fabricate, additively manufacture, machine, micro machine, and assemble titanium, aluminum, and other specialty metal parts and components. Its products, many of which are complex engineered parts and assemblies, serve the commercial aerospace, defense, medical device, oil and gas, power generation, and chemical process industries, as well as a number of other industrial and consumer markets. With operations in Minneapolis, Minnesota; Houston, Austin, and Spring, Texas; Sullivan and Washington, Missouri; Laval, Canada; and Welwyn Garden City and Bradford, England, the EP&S Segment provides value-added products and services such as engineered tubulars and extrusions, fabricated and machined components and subassemblies, and components for the production of minimally invasive and implantable medical devices, as well as engineered systems for deepwater oil and gas exploration and production infrastructure. The EP&S Segment utilizes the Titanium Segment as its primary source of titanium mill products.

Note 4—ACQUISITIONS:

RTI Advanced Powder Materials. On June 3, 2014, the Company purchased all of the outstanding common stock of RTI Advanced Powder Materials for total consideration of approximately \$19.0 million, including \$15.6 million in cash, \$1.6 million in contingent consideration, and the assumption of \$1.8 million in liabilities. RTI Advanced Powder Materials is an industry innovator in titanium powder metallurgy and a supplier of near-net shape titanium and titanium alloy preforms and components to commercial aerospace, defense, biomedical, and industrial customers. Subsequent to its acquisition, RTI Advanced Powder Materials was merged with and into RMI Titanium Company, which is part of the Titanium Segment.

The purchase price allocation is as follows:

Current assets, excluding inventory	\$324	
Inventories	174	
Plant and equipment	101	
Intangible assets:		
Customer relationships	3,250	
Developed technology	850	
Backlog	100	
Goodwill	14,211	
Liabilities assumed:		
Current liabilities	(271)
Deferred tax liabilities	(1,572)
Contingent consideration	(1,600)
Net assets acquired	\$15,567	

Goodwill is primarily attributable to the Company's exposure to new materials and production methods, which is expected to enhance the Company's existing product offerings, and is not deductible for income tax purposes.

Customer relationships and developed technology intangible assets are being amortized over a seven-year useful life, while the backlog intangible asset is being amortized over a one-year useful life.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

Pro forma financial information has not been prepared for the acquisition of RTI Advanced Powder Materials as the acquisition was not material to the Condensed Consolidated Financial Statements.

RTI Directed Manufacturing. On January 22, 2014, the Company purchased all of the outstanding common stock of RTI Directed Manufacturing for total consideration of approximately \$22.8 million, including \$22.5 million in cash and the assumption of \$0.3 million in liabilities. RTI Directed Manufacturing additively manufactures plastic and metal, including titanium, components using 3-D printing technology for a variety of markets. The results of RTI Directed Manufacturing are reported in the EP&S Segment.

The purchase price allocation is as follows:

Assets purchased:

1		
Current assets, excluding inventory	\$717	
Inventories	452	
Plant and equipment	1,973	
Intangible assets:		
Customer relationships	2,800	
Directed Manufacturing trade name	1,000	
Developed technology	1,100	
Goodwill	14,712	
Liabilities assumed:		
Current liabilities	(285)
Net assets acquired	\$22,469	

Goodwill is primarily attributable to RTI Directed Manufacturing's assembled workforce and exposure to new customers for the Company's products. Customer relationships and developed technology are being amortized over a seven-year useful life. Trade names are not amortized as the Company believes that these assets have an indefinite life and the Company intends to continue the use of the Directed Manufacturing name indefinitely.

The Company has made a 338(h)(10) election under the Internal Revenue Code (the "I.R.C."), which allowed the Company to step-up the tax basis of acquired assets to fair value as presented in the purchase price allocation. As a result of this election, a significant portion of the purchase price, including goodwill, is deductible for U.S. tax purposes under the provisions of I.R.C. Section 197.

Pro forma financial information has not been prepared for the acquisition of RTI Directed Manufacturing as the acquisition was not material to the Condensed Consolidated Financial Statements.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

Note 5—ACCUMULATED OTHER COMPREHENSIVE LOSS:

Accumulated other comprehensive loss is comprised of foreign currency exchange rate fluctuations at the Company's Canadian subsidiary, changes in prior service costs and actuarial losses related to the Company's pension plans, and unrealized gains and losses on short-term investments. The components of accumulated other comprehensive loss at March 31, 2015 and December 31, 2014 were as follows:

	Foreign Currency Translation		Prior Service Costs and Actuarial Losses on Benefit Plans			Total	
Balance at December 31, 2014	\$(3,953)	\$(51,595)	\$(41)	\$(55,589)
Other comprehensive income/(loss) before reclassifications, net of tax	(9,620)	_	30		(9,590)
Amounts reclassified from accumulated other comprehensive loss, net of tax	_		966	_		966	
Accumulated other comprehensive loss at March 31, 2015	\$(13,573)	\$(50,629)	\$(11)	\$(64,213)

Amounts reclassified from accumulated other comprehensive loss to net periodic pension expense during the three months ended March 31, 2015 and 2014 were as follows:

Three Months Ended		
March 31,		
2015	2014	
\$1,547	\$1,782	
(581) (677)
\$966	\$1,105	
	March 31, 2015 \$1,547 (581	2015 2014 \$1,547 \$1,782 (581) (677

These amounts have been used in the calculation of net periodic benefit cost for the three months ended March 31, 2015 and 2014. Refer to Note 14 for further information about the Company's benefit plans.

Note 6—STOCK-BASED COMPENSATION:

Stock Options

A summary of the status of the Company's stock options as of March 31, 2015, and the activity during the three months then ended, is presented below:

months then enaca, is presented serow.		
Stock Options	Options	
Outstanding at December 31, 2014	528,680	
Granted	167,204	
Forfeited	(6,974)
Expired	(8,808)
Exercised	(46,523)
Outstanding at March 31, 2015	633,579	
Exercisable at March 31, 2015	382,822	

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The fair value of stock options granted was estimated at the date of grant using the Black-Scholes option-pricing model based upon the assumptions noted in the following table:

	2015	
Risk-free interest rate	1.18	%
Expected dividend yield	0.00	%
Expected lives (in years)	5.0	
Expected volatility	44.00	%

The weighted-average grant date fair value of stock option awards granted during the three months ended March 31, 2015 was \$8.79.

Restricted Stock

A summary of the status of the Company's nonvested restricted stock as of March 31, 2015, and the activity during the three months then ended, is presented below:

Nonvested Restricted Stock Awards	Shares
Nonvested at December 31, 2014	199,069
Granted	-
Vested	(60,536)
Forfeited	(8,144)
Nonvested at March 31, 2015	130,389

Restricted Stock Units

A summary of the status of the Company's nonvested restricted stock units as of March 31, 2015, and the activity during the three months then ended, is presented below:

Nonvested Restricted Stock Units	Shares
Nonvested at December 31, 2014	_
Granted	76,231
Vested	_
Forfeited	_
Nonvested at March 31, 2015	76,231

The fair value of restricted stock unit grants was calculated using the market value of the Company's Common Stock on the date of issuance. The weighted-average grant date fair value of restricted stock units granted during the three months ended March 31, 2015 was \$22.21.

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Performance Share Awards

A summary of the Company's performance share awards as of March 31, 2015, and the activity during the three months then ended, is presented below:

Performance Share Awards	Awards Activity	Maximum Shar Eligible to Receive	es
Outstanding at December 31, 2014	157,083	314,166	
Granted	150,339	300,678	
Vested	(43,804) (87,608)
Forfeited	(9,527) (19,054)
Outstanding at March 31, 2015	254,091	508,182	

The performance awards granted in 2015 have market, performance, and service vesting conditions. The payout of fifty percent of the awards is based upon the Company's total shareholder return ("TSR") compared to the TSR of a relative peer group. This portion of the award was valued using a Monte Carlo model. The payout of the remaining fifty percent of the awards is based upon the Company's annual diluted earnings per share growth. This portion of the award was valued using the market value of the Company's Common Stock on the date of issuance. Expense on this portion of the award will be recognized over the performance period and is determined based on the probability that the performance targets will be achieved. The weighted-average grant-date fair value of performance share awards granted during the three months ended March 31, 2015 was \$24.85.

Note 7—INCOME TAXES:

Management estimates the annual effective income tax rate quarterly, based on current annual forecasted results. Items unrelated to current year ordinary income are recognized entirely in the period identified as a discrete item of tax. The quarterly income tax provision is comprised of tax on ordinary income provided at the most recent estimated annual effective tax rate, adjusted for the tax effect of discrete items.

For the three months ended March 31, 2015, the estimated annual effective tax rate applied to ordinary income from continuing operations was 24.6%, compared to a rate of 26.3% for the three months ended March 31, 2014. The Company's effective income tax rate decreased 1.7 percentage points from 2014 principally due to a decrease in non-deductible expenses and the mix of foreign and domestic income, whereby foreign income taxed at lower rates represents a larger portion of overall income. This decrease was partially offset by a reduced benefit for the U.S. domestic manufacturing deduction.

Due to its Canadian subsidiary's cumulative losses over a number of years, the Company recorded a full valuation allowance at December 31, 2010 and for all subsequent periods, against its Canadian net deferred tax asset position, which is principally comprised of net operating losses. At March 31, 2015, the Company's Canadian net deferred tax asset totaled \$26.3 million, with an offsetting valuation allowance of the same amount.

For the three months ended March 31, 2015 and for the full 2015 calendar year, the Company's Canadian subsidiary is expected to generate taxable income, which will not result in a tax charge for financial statement purposes, since no benefit was recognized in prior years for the net operating losses. The effect of utilizing these Canadian net operating losses, for which a benefit is not currently recognized in the financial statements, reduced the Company's effective income tax rate by 6.0 percentage points.

Inclusive of discrete items, the Company recorded a benefit from income taxes of \$1,109, or (32.4)% of pretax income from continuing operations, and \$1,589, or 29.4% of pretax loss from continuing operations, for federal, state, and foreign income taxes for the three months ended March 31, 2015 and 2014, respectively. A discrete benefit of \$1,951 was recorded for the three months ended March 31, 2015 and was primarily due to the effective settlement of a tax audit during the period. Discrete items for the three months ended March 31, 2014 were not material.

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Note 8—EARNINGS (LOSS) PER SHARE:

Basic earnings per share ("EPS") was computed by dividing net income attributable to common shareholders by the weighted-average number of shares of Common Stock outstanding for each respective period. Diluted EPS was calculated by dividing net income attributable to common shareholders by the weighted-average of all potentially dilutive shares of Common Stock that were outstanding during the periods presented. The Company's restricted stock awards are considered participating securities. As such, the Company uses the two-class method to compute basic and diluted EPS.

At March 31, 2015, the Company had outstanding \$114.4 million aggregate principal amount of its 3.00% Convertible Senior Notes due December 2015 (the "2015 Notes") and \$402.5 million aggregate principal amount of its 1.625% Convertible Senior Notes due October 2019 (the "2019 Notes"). At both March 31, 2015 and 2014, shares underlying the 2015 Notes, shares underlying the 2019 Notes, and shares underlying certain stock options were excluded from the calculation of EPS as their effects were antidilutive.

Shares excluded from the calculation of EPS for the three months ending March 31, 2015 and 2014 were as follows:

	Three Months Ended	
	March 31,	
	2015	2014
2015 Notes	3,185,213	3,185,213
2019 Notes	9,885,561	9,885,561
Antidilutive options (1)	345,161	579,029

⁽¹⁾ Average option price of shares excluded from calculation of EPS were \$40.29 and \$34.57 for the three months ended March 31, 2015 and 2014, respectively.

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The following illustrates the earnings allocation method utilized in the calculation of basic and diluted EPS. Actual weighted-average shares of Common Stock outstanding used in the calculation of basic and diluted EPS for the three months ended March 31, 2015 and 2014 were as follows:

	Three Months Ended		
	March 31,	2011	
	2015	2014	
Numerator:			
Net income (loss) from continuing operations before allocation of earnings to	\$4,533	\$(3,816)
participating securities		+ (-,	,
Less: Earnings allocated to participating securities	(22)	_	
Net income (loss) from continuing operations attributable to common shareholders,			
after earnings allocated to participating securities used in calculation of basic	\$4,511	\$(3,816)
earnings per share			
Numerator—discontinued operations:			
Net loss from discontinued operations before allocation of earnings to participating securities	\$—	\$(365)
Less: Earnings allocated to participating securities		_	
Net loss from discontinued operations attributable to common shareholders, after	Ф	Φ.(Q.C.F.	,
earnings allocated to participating securities	\$ —	\$(365)
Denominator:			
Basic weighted-average shares outstanding	30,608,796	30,445,681	
Effect of dilutive securities	261,040		
Diluted weighted-average shares outstanding	30,869,836	30,445,681	
Earnings (loss) per share attributable to continuing operations:			
Basic	\$0.15	\$(0.13)
Diluted	\$0.15	\$(0.13)
Earnings (loss) per share attributable to discontinued operations:			
Basic	\$ —	\$(0.01)
Diluted	\$ —	\$(0.01)

Note 9—CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS:

Cash and cash equivalents

The Company considers all highly-liquid investments with an original maturity of three months or less to be cash equivalents. Cash equivalents principally consist of investments in short-term money market funds and corporate commercial paper with original maturities of less than 90 days.

Available-for-sale securities

Investments with maturities of less than one year are classified as available-for-sale, short-term investments and are recorded at fair value based on market quotes using the specific identification method, with unrealized gains and losses recorded as a component of accumulated other comprehensive loss until realized. Realized gains and losses from the sale of available-for-sale securities, if any, are determined on a specific identification basis. The Company considers these investments to be available-for-sale as they may be sold to fund other investment opportunities as they arise.

The major categories of the Company's cash equivalents and available-for-sale, short-term investments are as follows: Commercial paper

The Company invests in high-quality commercial paper issued by highly-rated corporations and governments. By definition, the stated maturity on commercial paper obligations cannot exceed 270 days.

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Money market mutual funds

The Company invests in money market mutual funds that seek to maintain a stable net asset value of \$1.00, while limiting overall exposure to credit, market, and liquidity risks.

Cash, cash equivalents, and short-term investments consist of the following:

			March 31,	December 31,
			2015	2014
Cash and cash equivalents:				
Cash			\$58,964	\$73,495
Cash equivalents:				
Commercial paper			28,598	19,996
Money market mutual funds			121,463	88,568
Total cash and cash equivalents			209,025	182,059
Short-term investments:				
Commercial paper			129,895	148,383
Total short-term investments			129,895	148,383
Total cash, cash equivalents, and short-term i	investments		\$338,920	\$330,442
The Company's short-term investments at M	Iarch 31, 2015 we	re as follows	s:	
	Amortized	Gross U	nrealized	F-1 W-1
	Cost	Gains	Losses	Fair Value
A CM1- 21 2015				

	Amortized	Gross Unre	Gross Unrealized	
	Cost	Gains	Losses	Fair Value
As of March 31, 2015:				
Commercial Paper	\$129,912	\$ —	\$17	\$129,895
Total	\$129,912	\$ —	\$17	\$129,895
FT 0 1 1				

The Company's short-term investments at December 31, 2014 were as follows:

	Amortized	Gross Unrealized		Fair Value
	Cost	Gains	Losses	Tall value
As of December 31, 2014:				
Commercial Paper	\$148,447	\$ —	\$64	\$148,383
Total	\$148,447	\$ —	\$64	\$148,383

The Company typically purchases its available-for-sale debt securities either at a premium or a discount. The premium or discount is amortized over the remaining term of each security using the interest method. Amortization is recorded as either a decrease to interest income for premiums or an increase to interest income for discounts. For the three months ended March 31, 2015, net amortization of premiums and discounts was immaterial.

The Company classifies investments maturing within one year as short-term investments. Investments maturing in excess of one year are classified as noncurrent. All of the Company's investments had contractual maturities of less than one year at March 31, 2015.

As of March 31, 2015, no investments classified as available-for-sale had been in a continuous unrealized loss position for greater than twelve months. The Company believes that the unrealized losses on the available-for-sale portfolio as of March 31, 2015 are temporary in nature and are related to market interest rate fluctuations and not indicative of a deterioration in the creditworthiness of the issuers.

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Note 10—FAIR VALUE MEASUREMENTS:

For certain of the Company's financial instruments and account groupings, including cash, short-term investments, accounts receivable, costs in excess of billings, accounts payable, accrued wages and other employee costs, billings in excess of cost, unearned revenue, and other accrued liabilities, the carrying value approximates fair value. Listed below are the Company's assets and liabilities and their fair values, which were measured at fair value on a recurring basis, as of March 31, 2015 and December 31, 2014. The Company uses trading prices near the balance sheet date to determine the fair value of its assets measured on a recurring basis. The fair value of contingent consideration payable that was classified as Level 3 relates to the Company's probability assessments of expected future revenues related to the RTI Advanced Powder Materials acquisition. The contingent consideration is to be paid over the next 10 years, and there is no limit to the potential amount of contingent consideration. There were no transfers between levels for the three months ended March 31, 2015.

The Company's assets and liabilities and their fair values as of March 31, 2015 were as follows:

	Quoted Market Prices (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Fair Value
Assets measured on a recurring basis as of				
March 31, 2015:				
Commercial Paper	\$ —	\$129,895	\$	\$129,895
Total	\$ —	\$129,895	\$	\$129,895
Liabilities measured on a recurring basis as				
of March 31, 2015:				
Contingent Consideration	\$ —	\$ —	\$995	\$995
Total	\$ —	\$ —	\$995	\$995
The Company's assets and liabilities and the	eir fair values as o	f December 31, 201	4 were as follows:	
	Quoted Market Prices (Level 1)	Significant Other Observable Inputs (Level 2)	Significant	Fair Value
Assets measured on a recurring basis as of				
December 31, 2014:				
Commercial Paper	\$ —	\$148,383	\$ —	\$148,383
Total	\$ —	\$148,383	\$ —	\$148,383
Liabilities measured on a recurring basis as				
of December 31, 2014:				
Contingent Consideration	\$ —	\$ —	\$1,000	\$1,000
Total	\$ —	\$ —	\$1,000	\$1,000
The carrying amounts and fair values of financial instruments for which the fair value option was not elected were as follows:				
	March 31, 20	015	December 31, 2	014

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The fair value of long-term debt was estimated based on significant observable inputs, including recent trades and trading levels of the outstanding debt on March 31, 2015 and December 31, 2014 (Level 2).

Note 11—INVENTORIES:

Inventories were valued at cost as determined by the last-in, first-out ("LIFO") method for approximately 56% and 55% of the Company's inventories at March 31, 2015 and December 31, 2014, respectively. The remaining inventories are valued at cost determined by a combination of the first-in, first-out ("FIFO") and weighted-average cost methods. Inventory costs generally include materials, labor, and manufacturing overhead (including depreciation). As of March 31, 2015 and December 31, 2014, the current FIFO cost of inventories exceeded their LIFO carrying value by \$25,893 and \$30,481, respectively. When market conditions indicate an excess of carrying cost over market value, a lower-of-cost-or-market provision is recorded. Inventories consisted of the following:

	March 31,	December 31,	
	2015	2014	
Raw materials and supplies	\$136,958	\$172,214	
Work-in-process and finished goods	364,654	332,573	
LIFO reserve	(25,893) (30,481)
Total inventories, net	\$475,719	\$474,306	

Note 12—GOODWILL AND OTHER INTANGIBLE ASSETS:

Goodwill. The Company does not amortize goodwill; however, the carrying amount of goodwill is tested at least annually for impairment. Absent any events throughout the year which would indicate a potential impairment has occurred, the Company performs its annual impairment testing during the fourth quarter.

While there were no impairments during the first three months of 2015, uncertainties or other factors that could result in a potential impairment in future periods include:

the Company's ability to improve the operational performance of its Medical Device Fabrication reporting unit, unfavorable changes in program pricing, reductions in expected demand, or future production delays related to the Boeing 787 Pi Box program, and

any cancellation of one of the other major aerospace programs in which the Company currently participates, including the Joint Strike Fighter program, the Airbus family of aircraft, including the A380 and A350XWB programs, or the Boeing 747-8 program.

At both March 31, 2015 and December 31, 2014, the EP&S Segment had accumulated goodwill impairment losses of \$22,858, while the Titanium Segment had no accumulated goodwill impairment losses. The carrying amounts of goodwill attributable to each segment at December 31, 2014 and March 31, 2015 were as follows:

Danimana d

	Titanium Segment	Products and Services Segment	Total	
December 31, 2014	\$23,873	\$121,645	\$145,518	
Translation adjustment		(1,005) (1,005)
March 31, 2015	\$23,873	\$120,640	\$144,513	

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Intangibles. Intangible assets consist primarily of customer relationships, trade names, and developed technology acquired through various business combinations. The fair values of these intangible assets were originally determined at acquisition. In the event that long-term demand or market conditions change and the expected future cash flows associated with these assets are reduced, a write-down or acceleration of the amortization period may be required. Trade names are not amortized, as the Company believes that these assets have an indefinite life as the Company currently intends to continue use of the Remmele and Directed Manufacturing names indefinitely. Other intangible assets are being amortized over the following periods:

Intengible Accet	Amortization
Intangible Asset	Period
Customer relationships	7-20 years
Developed technology	7-20 years
Backlog	2 years or less

The carrying amounts of intangible assets attributable to each segment at December 31, 2014 and March 31, 2015 were as follows:

	Titanium Segment		Engineered Products and Services Segment		Total	
December 31, 2014	\$3,800		\$53,322		\$57,122	
Amortization	(171)	(1,097) (1,268)
Translation adjustment	-		(723) (723)
March 31, 2015	\$3,629		\$51,502		\$55,131	
Note 13—LONG-TERM DEBT:						
Long-term debt consisted of:						
		March 2015	31,		December 31, 2014	
\$402.5 million aggregate principal amount 1.625% Conv Notes due 2019	ertible Senior	\$335,	192		\$331,998	
\$114.4 million aggregate principal amount 3.000% Conv Notes due 2015	ertible Senior	110,28	31		108,792	
Capital leases		15,679)		15,867	
Total debt		461,15	52		456,657	
Less: Current portion of long-term debt		(110,2)	281)	(108,792)
Less: Current portion of capital leases	(2,840	(2,840) (2,853)	
Total long-term debt	\$348,0	031		\$345,012		
During the three months ended March 31, 2015 and 2014	the Company	u racore	ded as a comn	one	ent of interest avna	nca

During the three months ended March 31, 2015 and 2014, the Company recorded, as a component of interest expense, long-term debt discount amortization of \$4,707 and \$4,403, respectively. Interest expense from the amortization of debt issuance costs was \$490 and \$455 for the three months ended March 31, 2015 and 2014, respectively. No interest was capitalized for the three months ended March 31, 2015 and 2014.

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Note 14—EMPLOYEE BENEFIT PLANS:

Components of net periodic pension and other post-retirement benefit costs for the three months ended March 31, 2015 and 2014 for those salaried and hourly covered employees were as follows:

	Pension Benefits Three Months Ended		Other Post-Retirement Benefits Three Months Ended March 31,			
	March 31,					
	2015	2014	2015	2014		
Service cost	\$632	\$527	\$319	\$239		
Interest cost	1,787	1,966	494	534		
Expected return on plan assets	(2,843) (2,825) —	_		
Amortization of prior service cost	228	228	_	172		
Amortization of actuarial loss	1,223	1,358	95	24		
Net periodic benefit cost	\$1,027	\$1,254	\$908	\$969		

Additionally, the Company recognized \$966, net of tax, as a component of accumulated other comprehensive loss related to amortization of actuarial losses and prior service costs, for the three months ended March 31, 2015. The Company made no contributions to its qualified defined benefit plans during the three months ended March 31, 2015. The Company is not required to make any additional contributions to its Company-sponsored pension plans during the remainder of 2015.

Note 15—COMMITMENTS AND CONTINGENCIES:

From time to time, the Company is involved in litigation relating to claims arising out of its operations in the normal course of business. In the Company's opinion, the ultimate liability, if any, resulting from these matters will have no significant effect on its Condensed Consolidated Financial Statements. Given the critical nature of many of the aerospace end uses for the Company's products, including specifically their use in critical rotating parts of gas turbine engines, the Company maintains aircraft products liability insurance of \$500 million, which includes grounding liability.

Environmental Matters

Based on available information, the Company believes that its share of possible environmental-related costs is in a range from \$0.5 million to \$2.1 million in the aggregate. At both March 31, 2015 and December 31, 2014, the amount accrued for future environmental-related costs was \$1.2 million. Of the total amount accrued at March 31, 2015, \$0.1 million was expected to be paid within the next twelve months, and was included as a component of other accrued liabilities on the Company's Condensed Consolidated Balance Sheet. The remaining \$1.1 million was recorded as a component of other noncurrent liabilities. During the three months ended March 31, 2015, there were no payments made related to environmental liabilities.

Other Matters

The Company is also the subject of, or a party to, a number of other pending or threatened legal actions involving a variety of matters incidental to its business. The Company is of the opinion that the ultimate resolution of these matters will not have a material adverse effect on the results of the operations, cash flows, or the financial position of the Company.

Note 16—TRANSACTIONS WITH RELATED PARTIES:

On October 30, 2014, David P. Hess was elected to the Company's Board of Directors. Mr. Hess had been employed as President of Pratt & Whitney, a subsidiary of United Technologies Corporation ("UTC"), until his retirement in 2014.

On January 20, 2015, Mr. Hess was appointed Senior Vice President, Aerospace Business Development at UTC.

The Company is a party to a long-term titanium mill product supply agreement, announced in September 2013, with three UTC business units, under which it supplies titanium sheet products used primarily in the manufacture of engine nacelle

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components, rotor-quality billet, and a range of titanium mill products for various rotary-wing platforms. Sales to UTC and third-party fabricators under UTC platforms during the three months ended March 31, 2015 and 2014 were \$6,347 and \$7,333, respectively.

Note 17—SEGMENT REPORTING:

The Company has two reportable segments: the Titanium Segment and the EP&S Segment. The EP&S Segment utilizes the Titanium Segment as its primary source of titanium mill products. Reportable segments are measured by the Company's Chief Operating Decision Maker based on revenues and segment operating income after an allocation of certain corporate items such as general corporate overhead and expenses. Assets of general corporate activities include unallocated cash and deferred taxes. A summary of financial information by reportable segment is as follows:

	Three Months Ended		
	March 31,		
	2015	2014	
Net sales:			
Titanium Segment	\$83,500	\$76,980	
Intersegment sales	23,858	25,046	
Total Titanium Segment sales	107,358	102,026	
EP&S Segment	114,992	97,565	
Intersegment sales	19,647	27,966	
Total EP&S Segment sales	134,639	125,531	
Eliminations	43,505	53,012	
Total consolidated net sales	\$198,492	\$174,545	
Operating income:			
Titanium Segment before corporate allocations	\$14,388	\$10,429	
Corporate allocations	(4,698) (4,527	
Total Titanium Segment operating income	9,690	5,902	
EP&S Segment before corporate allocations	12,911	1,811	
Corporate allocations	(5,703) (6,096	
Total EP&S Segment operating income (loss)	7,208	(4,285)	
Merger-related expenses	(4,734) —	
Total consolidated operating income	12,164	1,617	
Other (expense) income, net	(856) 535	
Interest expense, net	(7,884) (7,557	
Total consolidated income (loss) before income taxes	\$3,424	\$(5,405)	
	March 31,	December 31,	
	2015	2014	
Total assets:			
Titanium Segment	\$673,333	\$685,306	
EP&S Segment	613,486	614,309	
General corporate assets	281,926	266,079	
Total consolidated assets	\$1,568,745	\$1,565,694	

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Note 18—NEW ACCOUNTING STANDARDS:

In April 2015, the Financial Accounting Standards Board (the "FASB") issued Accounting Standards Update ("ASU") 2015-04, "Compensation—Retirement Benefits—Practical Expedient for the Measurement Date of Employer's Defined Benefit Obligation and Plan Assets." For an entity with a fiscal year-end that does not coincide with a month-end, the amendments in this ASU provide a practical expedient that permits the entity to measure defined benefit plan assets and obligations using the month-end that is closest to the entity's fiscal year-end and apply that practical expedient consistently from year to year. For an entity that has a significant event in an interim period that calls for a remeasurement of defined benefit plan assets and obligations, the amendments in this ASU also provide a practical expedient that permits the entity to remeasure defined benefit plan assets and obligations using the month-end that is closest to the date of the significant event. This ASU, which should be applied prospectively, is effective for financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. Early adoption is permitted. The Company does not expect that the adoption of the ASU will have a material impact on its Condensed Consolidated Financial Statements.

In April 2015, the FASB issued ASU 2015-03, "Interest—Imputation of Interest—Simplifying the Presentation of Debt Issuance Costs." The amendments in this ASU require that debt issuance costs related to a recognized debt liability be presented in the balance sheet as a direct deduction from the carrying amount of that debt liability, consistent with debt discounts. This ASU, which should be applied on a retrospective basis, is effective for financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. Early adoption is permitted for financial statements that have not been previously issued. The Company is currently evaluating the impact of the adoption of this ASU on its Condensed Consolidated Financial Statements.

In February 2015, the FASB issued ASU 2015-02, "Consolidation—Amendments to the Consolidation Analysis." The amendments in this ASU modify the evaluation of whether limited partnerships and similar legal entities are variable interest entities ("VIEs") or voting interest entities; eliminate the presumption that a general partner should consolidate a limited partnership; affect the consolidation analysis of reporting entities that are involved with VIEs, particularly those that have fee arrangements and related party relationships; and provide a scope exception from consolidation guidance for reporting entities with interests in legal entities that are required to comply with or operate in accordance with certain requirements. This ASU is effective for fiscal years, and for interim periods within those fiscal years, beginning after December 15, 2015. Early adoption is permitted, including adoption in an interim period. The Company does not expect that the adoption of the ASU will have a material impact on its Condensed Consolidated Financial Statements.

In January 2015, the FASB issued ASU 2015-01, "Income Statement—Extraordinary and Unusual Items—Simplifying Income Statement Presentation by Eliminating the Concept of Extraordinary Items." This ASU eliminates from U.S. GAAP the concept of extraordinary items. This ASU is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2015. Early adoption is permitted provided the guidance is applied from the beginning of the fiscal year of adoption. The Company does not expect that the adoption of the ASU will have a material impact on the Company's Condensed Consolidated Financial Statements.

In August 2014, the FASB issued ASU 2014-15, "Presentation of Financial Statements—Going Concern—Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern." The amendment requires management to evaluate whether there is substantial doubt about an entity's ability to continue as a going concern and provide related footnote disclosures. The guidance is effective for the annual period ending after December 15, 2016, and for annual periods and interim periods thereafter. Early adoption is permitted. The Company does not expect that the adoption of the ASU will have a material impact on its Condensed Consolidated Financial Statements.

In June 2014, the FASB issued ASU 2014-12, "Compensation—Stock Compensation—Accounting for Share-Based Payments When the Terms of an Award Provide That a Performance Target Could Be Achieved after the Requisite Service Period." The amendment requires that a performance target that affects vesting and that could be achieved after

the requisite service period is treated as a performance condition. The amendments in this ASU are effective for annual reporting periods beginning after December 15, 2015, including interim periods within that reporting period. Early adoption is permitted. The Company does not expect that the adoption of the ASU will have a material impact on its Condensed Consolidated Financial Statements.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

In May 2014, the FASB issued ASU 2014-09, "Revenue from Contracts with Customers." This ASU prescribes that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The amendments in this ASU are effective for annual reporting periods beginning after December 15, 2016, including interim periods within that reporting period. Early adoption is not permitted. The Company is currently evaluating the impact of the adoption of this ASU on its Condensed Consolidated Financial Statements.

In April 2014, the FASB issued ASU 2014-08, "Presentation of Financial Statements and Property, Plant, and Equipment—Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity." This ASU amends the requirements for reporting discontinued operations to include only disposals of a component or groups of components of an entity if the disposal represents a strategic shift that has or will have a major effect on the entity's operations and financial results. The amendment requires additional disclosure regarding disposals that meet the criteria for discontinued operations in the ASU, and is effective for all disposals within annual and interim periods beginning on or after December 15, 2014. The adoption of this guidance during the first quarter of 2015 did not have a material impact on the Company's Condensed Consolidated Financial Statements.

Note 19—GUARANTOR SUBSIDIARIES:

The 2015 Notes and 2019 Notes (together, the "Notes") are jointly and severally, fully and unconditionally (subject to the customary exceptions discussed below) guaranteed by several 100% owned subsidiaries (the "Guarantor Subsidiaries") of RTI International Metals, Inc. (the "Parent"). Each Guarantor Subsidiary would be automatically released from its guarantee of the Notes if either (i) it ceased to be a guarantor under the Parent's Second Amended and Restated Credit Agreement or (ii) it ceased to be a direct or indirect subsidiary of the Parent. Separate financial statements of the Parent and each of the Guarantor Subsidiaries are not presented because the guarantees are full and unconditional (subject to the aforementioned customary exceptions) and the Guarantor Subsidiaries are jointly and severally liable. The Company believes separate financial statements and other disclosures concerning the Guarantor Subsidiaries would not be material to investors in the Notes.

There are no current restrictions on the ability of the Guarantor Subsidiaries to make payments under the guarantees referred to above, except, however, the obligations of each Guarantor Subsidiary under its guarantee will be limited to the maximum amount as will result in obligations of such Guarantor Subsidiary under its guarantee not constituting a fraudulent conveyance or fraudulent transfer for purposes of bankruptcy law, the Uniform Conveyance Act, the Uniform Fraudulent Transfer Act, or any similar Federal or state law.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

The following tables present Condensed Consolidating Financial Statements as of March 31, 2015 and December 31, 2014 and for the three months ended March 31, 2015 and 2014:

Condensed Consolidating Statement of Operations and Comprehensive Income

Three Months Ended March 31, 2015

	RTI International Metals, Inc.		Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminations		Consolidated	I
Net sales	\$ —		\$123,972	\$131,417	\$(56,897)	\$198,492	
Costs and expenses:								
Cost of sales	_		104,146	109,222	(56,897)	156,471	
Selling, general, and administrative expenses (1)	(312)	11,869	12,101			23,658	
Merger expenses	4,734		_	_	_		4,734	
Research, technical, and product development expenses	_		1,465	_	_		1,465	
Operating income (loss)	(4,422)	6,492	10,094	_		12,164	
Other income (expense), net	(2)	38	(892)			(856)
Interest income (expense), net	(7,940)	1,014	(958)			(7,884)
Equity in earnings of subsidiaries	11,036		720	44	(11,800)		
Income (loss) before income taxes	(1,328)	8,264	8,288	(11,800)	3,424	
Provision for (benefit from) income taxes	(5,861)	2,538	2,214	_		(1,109)
Net income	\$4,533		\$5,726	\$6,074	\$(11,800)	\$4,533	
Comprehensive income (loss)	\$(4,091)	\$6,614	\$(3,546)	\$(3,068)	\$(4,091)

 $^{(1) \}begin{tabular}{l} The Parent allocates selling, general, and administrative expenses ("SG&A") to the subsidiaries based upon its budgeted annual expenses. A credit in Parent SG&A is offset by an equal debit amount in the subsidiaries' SG&A.$

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

Condensed Consolidating Statement of Operations and Comprehensive Income Three Months Ended March 31, 2014

	RTI International Metals, Inc.		Guarantor Subsidiaries		Non-Guaranton Subsidiaries	r	Eliminations		Consolidated	1
Net sales	\$ —		\$114,123		\$114,289		\$(53,867)	\$174,545	
Costs and expenses:										
Cost of sales			102,120		97,823		(53,867)	146,076	
Selling, general, and administrative expenses (1)	947		12,158		12,763				25,868	
Research, technical, and product development expenses	_		984		_				984	
Operating income (loss)	(947)	(1,139)	3,703				1,617	
Other income (expense)	1,490		(838)	(117)			535	
Interest expense, net	(5,815)	(1,202)	(540)			(7,557)
Equity in earnings of subsidiaries	1,458		348		975		(2,781)		
Income (loss) before income taxes	(3,814)	(2,831)	4,021		(2,781)	(5,405)
Provision for (benefit from) income taxes	2		(1,530)	(61)	_		(1,589)
Net income (loss) attributable to continuing operations	\$(3,816)	\$(1,301)	\$4,082		\$(2,781)	\$(3,816)
Net loss attributable to discontinued operations, net of tax	(365)	_		(365)	365		(365)
Net income (loss)	\$(4,181)	\$(1,301)	\$3,717		\$(2,416)	\$(4,181)
Comprehensive loss	\$(7,195)	\$(346)	\$(376)	\$722		\$(7,195)

⁽¹⁾ The Parent allocates SG&A to the subsidiaries based upon its budgeted annual expenses.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

Condensed Consolidating Balance Sheet

As of March 31, 2015

A GGETTO	RTI International Metals, Inc.	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminations	Consolidated
ASSETS					
Current assets:	\$627	¢ 1.40,052	¢ 50 246	¢	¢200.025
Cash and cash equivalents Short-term investments	\$027	\$149,052 129,895	\$ 59,346	\$ —	\$209,025 129,895
Receivables, net	1,600	60,707	— 79,914	(30,804)	111,417
Inventories, net	1,000	321,248	154,471	(30,804)	475,719
Cost in excess of billings		4,271	3,900		8,171
Deferred income taxes	<u></u>	2,755	2,288		30,632
Other current assets	7,333	11,528	4,956		23,817
Total current assets	7,555 35,149	679,456	304,875	(30,804)	
	9,520	275,243	81,473	(30,804)	366,236
Property, plant, and equipment, net Goodwill	9,320	94,769	49,744		144,513
	_	32,221	22,910		55,131
Other intangible assets, net Other noncurrent assets	8,145	883	5,161		14,189
	·	161,557	68,244	(1,522,239)	14,109
Intercompany investments (1) Total assets	1,292,438 \$1,345,252	\$1,244,129	\$ 532,407	\$(1,553,043)	
LIABILITIES AND	Φ1,545,252	ψ1,2 44 ,129	\$ 332,407	\$(1,333,043)	\$1,500,745
SHAREHOLDERS' EQUITY					
Current liabilities:					
Current portion of long-term debt	\$110,281	\$541	\$ 2,299	\$ —	\$113,121
Accounts payable	1,847	56,512	57,846		85,401
Accrued wages and other employee	1,047	30,312	37,040	(30,804	05,401
costs	5,322	12,269	6,541		24,132
Billings in excess of cost		1,814	9,963		11,777
Unearned revenue		14,661	7,381		22,042
Other accrued liabilities	7,552	7,398	11,632		26,582
Total current liabilities	125,002	93,195	95,662	(30,804)	283,055
Long-term debt	335,191	474	12,366	(50,604	348,031
Intercompany debt	18,832	63,320	237,065	(319,217)	J -1 0,031
Liability for post-retirement benefits	10,032	48,935		(317,217)	48,935
Liability for pension benefits	6,714	9,799	160		16,673
Deferred income taxes	57,405	<i></i>	3,062		60,467
Unearned revenue	<i>57</i> , 4 0 <i>5</i>		4,829		4,829
Other noncurrent liabilities	9,242	4,370	277	_	13,889
Total liabilities	552,386	220,093	353,421	(350,021)	775,879
Shareholders' equity	792,866	1,024,036	178,986	(330,021) $(1,203,022)$	792,866
Total liabilities and shareholders' equity	·	\$1,244,129	\$ 532,407	\$(1,553,043)	•
Total natiffices and shareholders equity	Ψ 1,575,434	Ψ1,477,149	ψ <i>334</i> , 1 07	ψ(1,222,043)	ψ1,500,745

⁽¹⁾ Intercompany investments include equity investments and intercompany loans receivable from legal entities not included within the same consolidation.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

Condensed Consolidating Balance Sheet

As of December 31, 2014

7.10 OF Beccinios 51, 201	RTI International Metals, Inc.	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminations	Consolidated
ASSETS					
Current assets:					
Cash and cash equivalents	\$ —	\$117,086	\$ 64,973	\$—	\$182,059
Short-term investments	_	148,383		_	148,383
Receivables, net	928	78,436	70,911	(32,530)	117,745
Inventories, net	_	319,107	155,199	_	474,306
Costs in excess of billings	_	2,393	3,129	_	5,522
Deferred income taxes	25,591	2,754	2,287		30,632
Other current assets	1,307	13,345	5,151		19,803
Total current assets	27,826	681,504	301,650	(32,530)	978,450
Property, plant, and equipment, net	2,028	280,805	86,454	_	369,287
Goodwill	_	94,769	50,749	_	145,518
Other intangible assets, net	_	32,897	24,225	_	57,122
Other noncurrent assets	8,635	948	5,734	_	15,317
Intercompany investments (1)	1,290,173	148,432	66,101	(1,504,706)	
Total assets	\$1,328,662	\$1,239,355	\$ 534,913	\$(1,537,236)	\$1,565,694
LIABILITIES AND					
SHAREHOLDERS' EQUITY					
Current liabilities:					
Current portion of long-term debt	\$108,767	\$721	\$ 2,157	\$ —	\$111,645
Accounts payable	1,559	81,055	54,960	(32,530)	105,044
Accrued wages and other employee				,	·
costs	6,345	13,491	7,038	_	26,874
Billings in excess of cost	_	2,205	7,757	_	9,962
Unearned revenue	_	519	7,104	_	7,623
Other accrued liabilities	1,411	7,879	9,434	_	18,724
Total current liabilities	118,082	105,870	88,450	(32,530)	279,872
Long-term debt	331,998	572	12,442		345,012
Intercompany debt	9,768	55,486	238,953	(304,207)	
Liability for post-retirement benefits		48,295		_	48,295
Liability for pension benefits	6,655	10,172	159		16,986
Deferred income taxes	57,441		3,062		60,503
Unearned revenue	_		5,476		5,476
Other noncurrent liabilities	9,238	4,549	283		14,070
Total liabilities	533,182	224,944	348,825	(336,737)	770,214
Shareholders' equity	795,480	1,014,411	186,088	(1,200,499)	795,480
Total liabilities and shareholders' equity	·	\$1,239,355	\$ 534,913	\$(1,537,236)	-
2 ctal machines and shareholders equity	Ţ 1,5 2 0,00 2	Ψ 1, 2 0,500	4001,710	~ (1,557, <u>2</u> 50)	Ψ 1,5 05,07 i

⁽¹⁾ Intercompany investments include equity investments and intercompany loans receivable from legal entities not included within the same consolidation.

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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

Condensed Consolidating Statement of Cash Flows

Three Months Ended March 31, 2015

	RTI Internationa Metals, Inc.		Guarantor Subsidiarie	S	Non-Guaran Subsidiaries	tor	Eliminations	s Consolida	ated
Cash provided by (used in) operating	\$(1,241)	\$14,190		\$ 8,987		\$ —	\$21,936	
activities	, ,	_	, , ,		1 - 7		•	, ,- ,	
Investing activities:			(0.044		(4.0.60	,		(4.0.4.40	
Capital expenditures	(61)	(- ,)	(1,068)	_	(10,140)
Short-term investments, net			18,523				_	18,523	
Intercompany debt activity, net			639		(7,834)	7,195	—	
Cash provided by (used in) investing activities	(61)	10,151		(8,902)	7,195	8,383	
Financing activities:									
Proceeds from exercise of employee stock options	1,208		_		_		_	1,208	
Excess tax benefits from stock-based compensation activity	36		_		_		_	36	
Repayments on long-term debt	_		(277)	173		_	(104)
Intercompany debt activity, net	1,249		7,834		(1,888)	(7,195)		
Purchase of common stock held in treasury	(325)	_		_	_		(325)
Other equity activities	(239)	68		171			_	
Cash provided by (used in) financing activities	1,929	,	7,625		(1,544)	(7,195)	815	
Effect of exchange rate changes on cash and cash equivalents	_		_		(4,168)	_	(4,168)
Increase (decrease) in cash and cash equivalents	627		31,966		(5,627)	_	26,966	
Cash and cash equivalents at beginning of period	_		117,086		64,973			182,059	
Cash and cash equivalents at end of period	\$627		\$149,052		\$ 59,346		\$ —	\$209,025	
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RTI INTERNATIONAL METALS, INC. AND SUBSIDIARIES

Notes to Condensed Consolidated Financial Statements

(Unaudited)

(In thousands, except share and per share amounts, unless otherwise indicated)

Condensed Consolidating Statement of Cash Flows

Three Months Ended March 31, 2014

	RTI Internationa Metals, Inc.		Guarantor Subsidiarie	es	Non-Guaranton Subsidiaries	Eliminations	Consolidat	ed
Cash provided by (used in) operating activities	\$1,279		\$(13,239)	\$ (8,755)	\$ —	\$(20,715)
Investing activities:								
Investments in subsidiaries, net			(852)	852		_	
Acquisitions, net of cash acquired			_		(21,797)		(21,797)
Capital expenditures	(43)	(4,026)	(2,781)		(6,850)
Short-term investments, net			(128,216)			(128,216)
Divestitures			_		3,281		3,281	
Intercompany debt activity, net (1)	(1,120)	(23,816)	6,945	17,991	_	
Cash used in investing activities	(1,163)	(156,910)	(13,500)	17,991	(153,582)
Financing activities:								
Proceeds from exercise of employee stock	539						539	
options	339						339	
Excess tax benefits from stock-based	195						195	
compensation activity	173						173	
Parent company investments, net	_		234		(234)		_	
Repayments on long-term debt	_		(245)	(239)	_	(484)
Intercompany debt activity, net (1)	_		(5,825)	23,816	(17,991)	_	
Purchase of common stock held in treasury	(850)	_			_	(850)
Cash provided by (used in) financing activities	(116)	(5,836)	23,343	(17,991)	(600)
Effect of exchange rate changes on cash and cash equivalents			_		(832)	_	(832)
Increase (decrease) in cash and cash equivalents	_		(175,985)	256	_	(175,729)
Cash and cash equivalents at beginning of period	_		312,202		31,435	_	343,637	
Cash and cash equivalents at end of period	\$—		\$136,217		\$ 31,691	\$ —	\$167,908	

The Condensed Consolidating Statements of Cash Flows have been adjusted to revise the presentation of intercompany debt activities to present gross investing and financing activities, rather than net financing activities as previously reported. These adjustments increased (decreased) cash flows from investing activities for the Guarantor Subsidiaries, Non-Guarantor Subsidiaries, and Eliminations by \$(23,816), \$(23,816), and \$47,632 and increased (decreased) cash flows from financing activities for the Guarantor Subsidiaries, Non-Guarantor Subsidiaries, and Eliminations by \$23,816, \$23,816, and \$(47,632), respectively.

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Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Forward-Looking Statements

The following discussion should be read in connection with the information contained in the Condensed Consolidated Financial Statements and the Notes to the Condensed Consolidated Financial Statements. The following information contains "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, and is subject to the safe harbor created by that Act. Such forward-looking statements may be identified by their use of words like "expects," "anticipates," "believes," "intends," "estimates," "projects," or other words of similar meaning. Forward-looking statements are based on expectations and assumptions regarding future events. In addition to factors discussed throughout this quarterly report, the following factors and risks should also be considered, including, without limitation:

assumptions about the pending business combination transaction with Alcoa Inc. ("Alcoa"), including the potential benefits, results, effects, timing and certainty of the consummation of the pending transaction, future financial and operating results, expectations concerning the antitrust review process for the pending transaction and the combined company's plans, objectives, expectations (financial or otherwise) and intentions,

a substantial portion of our revenue is concentrated within the commercial aerospace and defense industries and there are a limited number of potential customers within those industries,

changes in defense spending and cancellation or changes in defense programs or initiatives, including the Joint Strike Fighter ("JSF") program,

long-term supply agreements and the impact if customers under a long-term supply agreement fail to fulfill their requirements under existing contracts or successfully manage their future development and production schedule, our ability to successfully integrate newly acquired businesses,

if our internal controls are not effective, investors could lose confidence in our financial reporting,

our ability to recover the carrying value of goodwill and other intangible assets,

our dependence on third-party products and services that are subject to price and availability fluctuations,

our ability to protect our data and systems against corruption and cyber-security threats and attacks,

demand for products and the products of our customers,

competition in the titanium industry,

the future availability and price of raw materials,

global economic and political uncertainties,

the historic cyclicality of the titanium and commercial aerospace industries,

energy shortages or cost increases and volatility in the price of oil,

the recoverability of carrying value of our long-lived assets,

the use of our products in critical aircraft components, medical devices, and deep-water, offshore drilling operations, the impact of healthcare legislation on our business,

labor matters,

risks related to international operations,

our ability to attract and retain key personnel,

impact of outside forces on demand for our products and services,

potential costs for violations of applicable environmental, health, safety, and securities laws,

our working capital requirements,

our ability to generate sufficient cash flow to satisfy our debt obligations, and

the fluctuation of the price of our Common Stock.

Risks and uncertainties related to the pending acquisition include, among others: that expected benefits may not materialize in the timeframe expected or at all, or may be more costly to achieve; that the transaction may not be timely completed, if at all; that prior to the completion of the transaction or thereafter, Alcoa's and RTI's respective businesses may not perform as expected due to transaction-related uncertainty or other factors; that the parties are unable to successfully implement integration strategies; that required regulatory, shareholder or other approvals are not obtained or other closing conditions are not satisfied in a timely manner or at all; reputational risks and the

reaction of the companies' customers to the transaction; diversion of management time on merger-related issues; that RTI shareholders cannot be sure of the market value of the merger consideration they will receive due to the fixed exchange ratio and fluctuation of Alcoa's common stock price; Alcoa's common stock price being affected by factors different from those affecting the shares of Alcoa or RTI currently;

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failure to realize the cost savings estimated for the merger; that RTI has not obtained, and does not expect to obtain, an updated fairness opinion from its financial advisor reflecting changes in circumstances that may have occurred between signing the merger agreement and the completion of the merger; RTI shareholders will have a reduced ownership and voting interest after the merger and will exercise less influence over management; RTI will be subject to business uncertainties and contractual restrictions while the merger is pending; termination of the merger agreement could negatively impact RTI; the directors and executive officers of RTI have interests and arrangements that may have influenced their decisions to support or recommend that you adopt the merger agreement; and that RTI shareholders do not have dissenters' appraisal rights in the merger.

Because such forward-looking statements involve risks and uncertainties, there are important factors that could cause actual results to differ materially from those expressed or implied by such forward-looking statements. These and other risk factors are set forth in this filing, as well as in other filings filed with or furnished to the Securities and Exchange Commission ("SEC") over the last 12 months, copies of which are available from the SEC or may be obtained upon request from RTI International Metals, Inc. Any forward-looking statements in this Quarterly Report on Form 10-Q speak only as of the date hereof, and we caution you not to unduly rely on them. Except as may be required by applicable law, we undertake no duty to update our forward-looking information, even if experience or future changes make it clear that projected results expressed or implied in such statements will not be realized. In evaluating forward-looking statements, you should also consider these risks and uncertainties, together with the other risks described in the Form S-4 filed by Alcoa Inc. on April 7, 2015, and other reports and documents filed by RTI with the SEC.

Overview

Alcoa Merger Agreement

On March 8, 2015, RTI and Alcoa entered into a definitive merger agreement pursuant to which Alcoa agreed to acquire RTI in a stock-for-stock transaction. Under the terms of the merger agreement, RTI shareholders will receive 2.8315 Alcoa shares for each RTI share. The merger, which has been approved by the boards of directors of both companies, is subject to customary conditions, including the receipt of European Union approval and RTI shareholder approval. Early termination of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act has been granted. If the merger agreement is terminated under certain circumstances, RTI would be obligated to pay Alcoa a termination fee of \$50 million.

Overview

We are a leading producer and global supplier of titanium mill products and a supplier of fabricated titanium and specialty metal components for the international aerospace, defense, energy, medical device, and other consumer and industrial markets. We conduct our global operations through two segments: the Titanium Segment and the Engineered Products and Services ("EP&S") Segment.

The Titanium Segment melts, processes, produces, forges, stocks, distributes, finishes, cuts-to-size, and facilitates just-in-time delivery services of a complete range of titanium mill products, which are further processed by its customers for use in a variety of commercial aerospace, defense, and industrial and consumer applications. With operations in Niles and Canton, Ohio; Martinsville, Virginia; Norwalk, California; Burlington, Massachusetts; Tamworth, England; and Rosny-Sur-Seine, France, the Titanium Segment has overall responsibility for the production and distribution of primary mill products including, but not limited to, bloom, billet, sheet, and plate. In addition, the Titanium Segment produces ferro titanium alloys for its steel-making customers. The Titanium Segment also focuses on the research and development of evolving technologies relating to raw materials, melting, and other production processes, and the application of titanium in new markets.

The EP&S Segment is comprised of companies with significant hard and soft-metal expertise that form, extrude, fabricate, machine, additively manufacture, micro-machine, and assemble titanium, aluminum, and other specialty metal parts and components. Its products, many of which are complex engineered parts and assemblies, serve commercial aerospace, defense, medical device, oil and gas, power generation, and chemical process industries, as well as a number of other industrial and consumer markets. With operations in Minneapolis, Minnesota; Houston, Austin, and Spring, Texas; Sullivan and Washington, Missouri; Laval, Canada; and Welwyn Garden City and Bradford, England, the EP&S Segment provides value-added products and services such as engineered tubulars and

extrusions, fabricated and machined components and sub-assemblies, and components for the production of minimally invasive and implantable medical devices, as well as engineered systems for deepwater oil and gas exploration and production infrastructure.

The EP&S Segment utilizes the Titanium Segment as its primary source of titanium mill products. For the three months ended March 31, 2015 and 2014, approximately 22% and 25%, respectively, of the Titanium Segment's sales were to the EP&S Segment.

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Trends and Uncertainties

The commercial aerospace industry, which represents our largest market, continues to strengthen as the ramp in production activity stays on track to support the growing, record commercial aerospace backlog. We continue to win additional commercial aerospace business through the broad range of capabilities that we offer within our EP&S Segment. We also continue to increase the use of internally produced titanium in these commercial aerospace applications, which we anticipate will drive margin benefits at an enterprise level. In addition to the offerings of our EP&S Segment, we have experienced increased demand for offerings from our Titanium Segment in the jet engine market, including an agreement negotiated in 2014 to supply titanium aluminide to Snecma S.A. for use in the next generation of turbine engines. As we expand our product offerings and manufacturing capabilities, we have experienced, and may continue to experience, increased costs related to the development of these offerings and capabilities, which could have near-term negative impacts on our operations. While the Russia-Ukraine crisis has provided us with opportunities, and further economic sanctions could provide us additional opportunity, this crisis, along with uncertainty in the Middle East, a weakening European economy, and the strengthening of the U.S. dollar, could cause our customers to maintain a cautious outlook in the near-term.

U.S. defense spending continues to be a source of uncertainty, but we continue to see support for key programs such as the JSF, as well as a radar modernization program, which we believe provides opportunities for growth for our defense market sales going forward.

The price of oil, which has the potential to impact several end-markets to which we sell, dropped significantly during 2014 and continues to be depressed through the first quarter of 2015. We currently believe that this drop will not trigger order cancellations or have a significant dampening effect on the commercial aerospace cycle or record backlog of large commercial aircraft, which is largely composed of aircraft designed with fuel efficiency and increasingly stringent emission standards in mind. Further, we currently expect little near-term impact as it relates to our energy market customers, which represented approximately 5% of our net sales in the first quarter of 2015 and approximately 6% of our net sales in 2014. Our customers in this market are large oil and gas producers who take long-term views in their development and exploration work. To date, we have not experienced any significant cancellations or delays of our ongoing projects; however, an extended period of depressed oil prices could present a risk to deep-water project capital spending, which could have a negative impact on our business. Results of Operations

Three Months Ended March 31, 2015 Compared To Three Months Ended March 31, 2014

Net Sales. Net sales for our reportable segments, excluding intersegment sales, for the three months ended March 31, 2015 and 2014 were as follows:

	Three Mont	hs Ended			
	March 31,		\$ Increase	% Increase	
(In millions except percentages)	2015	2014			
Titanium Segment	\$83.5	\$77.0	\$6.5	8.4	%
EP&S Segment	115.0	97.5	17.5	17.9	%
Total consolidated net sales	\$198.5	\$174.5	\$24.0	13.8	%

The \$6.5 million increase in the Titanium Segment's net sales for the three months ended March 31, 2015 was primarily the result of activity at our service centers, largely driven by commercial aerospace, which increased the Titanium Segment's net sales by \$7.4 million, partially offset by lower ferro-alloy demand from our specialty steel customers, decreasing the Titanium Segment's net sales by \$1.1 million. While shipments of prime mill products to our trade customers increased 29% to 1.9 million pounds, this increase in volume was substantially offset by a 24% decrease in average realized selling prices to \$12.84 per pound for the three months ended March 31, 2015, from \$16.83 per pound for the three months ended March 31, 2014, the result of a lower-priced product mix. The \$17.5 million increase in the EP&S Segment's net sales was primarily attributable to a \$12.0 million increase in sales to the commercial aerospace market, driven by the ramp-up in 787 production, and a \$4.1 million increase in sales to the medical device market. Higher sales to our industrial markets contributed an additional \$1.4 million to the increase in net sales.

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Gross Profit. Gross profit for our reportable segments for the three months ended March 31, 2015 and 2014 was as follows:

	Three Month	ns Ended							
	March 31,								
	2015			2014					
(In millions except percentages)	\$	% of Sales		\$	% of Sales		\$ Increase	% Incre	ase
Titanium Segment	\$20.2	24.2	%	\$16.3	21.2	%	\$3.9	23.9	%
EP&S Segment	21.8	19.0	%	12.2	12.5	%	9.6	78.7	%
Total consolidated gross profit	\$42.0	21.2	%	\$28.5	16.3	%	\$13.5	47.4	%

The \$3.9 million increase in the Titanium Segment's gross profit was primarily attributable to a favorable margin product mix, which increased gross profit \$2.7 million, and increased shipments to trade customers, which increased gross profit \$1.0 million.

The \$9.6 million increase in the EP&S Segment's gross profit was driven primarily by increased utilization at certain EP&S Segment facilities, as well as increased sales to the medical device market and favorable margins on energy market projects.

Selling, General, and Administrative Expenses. Selling, general, and administrative expenses ("SG&A") for our reportable segments for the three months ended March 31, 2015 and 2014 were as follows:

	Three Month March 31, 2015	hs Ended		2014						
(In millions except percentages)	\$	% of Sales		\$	% of Sales	S	\$ Decreas	e	% Decre	ease
Titanium Segment	\$9.0	10.8	%	\$9.4	12.2	%	\$(0.4)	(4.3)%
EP&S Segment	14.7	12.8	%	16.5	16.9	%	(1.8)	(10.9)%
Total consolidated SG&A	\$23.7	11.9	%	\$25.9	14.8	%	\$(2.2)	(8.5))%

The \$2.2 million decrease in SG&A expenses was primarily due to lower audit and related compliance costs and lower stock-based compensation costs in 2015. Additionally, SG&A expenses in 2014 included severance costs related to fixed cost reduction initiatives.

Merger-Related Expenses. In connection with the Company's pending acquisition by Alcoa, the Company incurred merger-related expenses of \$4.7 million, which were primarily related to transaction advisory services, during the three months ended March 31, 2015. No such expenses were incurred during the three months ended March 31, 2014. Research, Technical, and Product Development Expenses. Research, technical, and product development expenses were \$1.5 million and \$1.0 million for the three months ended March 31, 2015 and 2014, respectively. This spending reflects our continued focus on productivity and quality enhancements to our current processes, as well as new product development.

Operating Income. Operating income for our reportable segments for the three months ended March 31, 2015 and 2014 was as follows:

	Three Mor March 31,	nths Ended							
	2015			2014			\$ Increase/	0/ In ana	
(In millions except percentages)	\$	% of Sa	ales	\$	% of Sale	es	(Decrease)	% Incre	ase
Titanium Segment	\$9.7	11.6	%	\$5.9	7.7	%	\$3.8	64.4	%
EP&S Segment	7.2	6.3	%	(4.3) (4.4)%	11.5	267.4	%
Merger-related expenses	(4.7) (2.4)%	_	N/A		(4.7) N/A	
Total consolidated operating income	\$12.2	6.1	%	\$1.6	0.9	%	\$10.6	662.5	%

The Titanium Segment's operating income increased by \$3.8 million primarily due to a favorable margin product mix and increased shipments to trade customers, which increased operating income \$3.7 million.

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The EP&S Segment's operating income increased by \$11.5 million primarily due to operational improvements, including increased utilization at certain segment subsidiaries, increased medical device market sales, and improved margins on energy-market projects, which increased operating income \$9.6 million, and additional SG&A improvements of \$1.8 million.

Other (Expense) Income, Net. Other (expense) income, net, was \$(0.9) million and \$0.5 million for the three months ended March 31, 2015 and 2014, respectively. Other (expense) income consisted primarily of foreign exchange gains and losses from our international operations. Other expense during the three months ended March 31, 2015 was driven by foreign exchange losses totaling \$(0.7) million during the period.

Interest Income and Interest Expense. Interest income was not material for each of the three months ended March 31, 2015 and 2014. Interest expense for the three months ended March 31, 2015 and 2014 was \$8.0 million and \$7.6 million, respectively.

Our interest expense for the three months ended March 31, 2015 and 2014 was attributable to the following:

	I nree Month	is Ended
	March 31,	
(in thousands)	2015	2014
1.625% Convertible Senior Notes due 2019	\$4,829	\$4,649
3.000% Convertible Senior Notes due 2015	2,371	2,247
Other	819	711
Total	\$8.019	\$7,607

Benefit from Income Taxes. We recognized a benefit from income taxes of \$1.1 million, or (32.4)% of pretax income, and \$1.6 million, or 29.4% of pretax loss, for federal, state, and foreign income taxes on continuing operations for the three months ended March 31, 2015 and 2014, respectively. Discrete items for the three months ended March 31, 2015 resulted in a benefit of \$2.0 million and were due to the effective settlement of a tax audit during the period. Discrete items for the three months ended March 31, 2014 were not material. This change in the provision for income taxes is illustrated in the table below:

Benefit from income taxes for the three months ended March 31, 2014		\$(1.6)
Items resulting in changes in income tax provision between periods:			
Tax at statutory rate of 35% resulting from an increase in income between	\$3.1		
periods	Φ3.1		
State income taxes, net of federal effects	0.2		
Release of tax reserves due to completion of audit	(1.9)	
Foreign income taxed at different rates	(0.7)	
Change in valuation allowance	(0.3)	
Tax reserves and prior year income taxes	0.1		
Section 199 deduction	(0.2)	
Other	0.2	0.5	
Benefit from income taxes for the three months ended March 31, 2015		\$(1.1)

Due to our Canadian subsidiary's cumulative losses over several years, no financial statement benefit has been recognized for its deferred tax assets, including its net operating losses ("NOLs"). As a result, income earned by the Company's Canadian subsidiary in 2015 has an effective tax rate of zero. The effect of reversing the valuation allowance on the Company's Canadian net deferred tax asset in the three month period due to utilization of the NOL is reflected in the "change in valuation allowance" above.

Refer to Note 7 of the accompanying Condensed Consolidated Financial Statements for additional information regarding income taxes.

Liquidity and Capital Resources

On January 22, 2014, we purchased RTI Directed Manufacturing for \$22.5 million in cash. On June 3, 2014, we purchased RTI Advanced Powder Materials for consideration including \$15.6 million in cash. These purchases were financed

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using cash on hand at the time of acquisition. On February 21, 2014, we completed the sale of the assets of RTI Connecticut for \$3.3 million in cash.

Our Second Amended and Restated Credit Agreement (the "Credit Agreement") provides a revolving credit facility of \$150 million and expires on May 23, 2017. Borrowings under the Credit Agreement bear interest, at our option, at a rate equal to the London Interbank Offered Rate (the "LIBOR Rate") plus an applicable margin or the base rate plus an applicable margin. Both the applicable margin and a facility fee vary based upon our consolidated net debt to consolidated EBITDA ratio, as defined in the Credit Agreement. We had no borrowings outstanding under the Credit Agreement at any point during the three months ended March 31, 2015 or the year-ended December 31, 2014. Standby letters of credit under the Credit Agreement, which reduce our borrowing capacity, totaled \$1.2 million and \$2.7 million at March 31, 2015 and December 31, 2014, respectively.

Provided we continue to meet our financial covenants under the Credit Agreement, we currently expect that our cash and cash equivalents of \$209.0 million, our available-for-sale short-term investments of \$129.9 million, and availability under the Credit Agreement, combined with internally generated funds, will provide us sufficient liquidity to meet our current projected operating and strategic needs for the next twelve months.

The financial covenants and ratios under our Credit Agreement are described below:

Our leverage ratio (the ratio of Net Debt to Consolidated EBITDA, as defined in the Credit Agreement) was 1.7 to 1 at March 31, 2015. If this ratio were to exceed 3.50 to 1, we would be in default under our Credit Agreement and our ability to borrow under our Credit Agreement would be impaired.

Our interest coverage ratio (the ratio of Consolidated EBITDA to Net Interest, as defined in the Credit Agreement) was 13.0 to 1 at March 31, 2015. If this ratio were to fall below 2.0 to 1, we would be in default under our Credit Agreement and our ability to borrow under the Credit Agreement would be impaired.

Consolidated EBITDA, as defined in the Credit Agreement, allows for adjustments related to unusual gains and losses, certain noncash items, and certain non-recurring charges. As of March 31, 2015, we were in compliance with our financial covenants under the Credit Agreement.

Off-balance sheet arrangements. There are no off-balance sheet arrangements that have, or are reasonably likely to have, a current or future material effect on our financial condition, results of operations, liquidity, capital expenditures, or capital resources.

Cash provided by (used in) operating activities. Cash provided by (used in) operating activities for the three months ended March 31, 2015 and 2014 was \$21.9 million and \$(20.7) million, respectively. The increase in cash provided by operating activities is primarily due to improved operational performance and an increase in prepayments from customers, partially offset by a decrease in accounts payable.

Cash provided by (used in) investing activities. Cash provided by (used in) investing activities for the three months ended March 31, 2015 and 2014 was \$8.4 million and \$(153.6) million, respectively. For the three months ended March 31, 2015, investing inflows were primarily comprised of the maturity/sale of available-for-sale short-term investments of \$63.5 million net of \$45.0 million in purchases and capital expenditures of \$10.1 million. For the three months ended March 31, 2014, investing outflows were primarily comprised of the purchase of available-for-sale short-term investments of \$128.2 million, the purchase of RTI Directed Manufacturing for \$21.8 million, and capital expenditures of \$6.9 million, offset by the receipt of \$3.3 million for the sale of RTI Connecticut.

Cash provided by (used in) financing activities. Cash provided by (used in) financing activities for the three months ended March 31, 2015 and 2014 was \$0.8 million and \$(0.6) million, respectively. For the three months ended March 31, 2015, financing inflows were primarily comprised of proceeds of \$1.2 million related to employee stock activity, partially offset by common-stock repurchases on employee stock-based compensation activity of \$0.3 million and payments on capital leases of \$0.1 million. For the three months ended March 31, 2014, financing outflows were primarily comprised of common-stock repurchases on employee stock-based compensation activity of \$0.9 million and payments on capital leases of \$0.5 million, partially offset by proceeds of \$0.7 million related to employee stock activity.

Cash balances at foreign subsidiaries. At March 31, 2015, approximately \$60.1 million of our cash and cash equivalents of \$209.0 million was held at our foreign subsidiaries. Management believes that these balances represent the funds necessary for each subsidiary's ongoing operations and at this time, has no intention, nor a foreseeable need, to repatriate these cash balances. Repatriation of these cash balances could result in additional U.S. Federal tax obligations.

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Backlog. The Company's order backlog for all markets was approximately \$547 million as of March 31, 2015, compared to \$574 million at December 31, 2014. Of the backlog at March 31, 2015, approximately \$492 million is expected to be realized over the remainder of 2015. We define backlog as firm business scheduled for release into our production process for a specific delivery date. We have numerous contracts that extend multiple years, including the Airbus, JSF, and Boeing 787 long-term supply agreements, which are not included in backlog until a specific release into production or a firm delivery date has been established.

Environmental Matters

Based on available information, we believe our share of possible environmental-related costs range from \$0.5 million to \$2.1 million in the aggregate. At both March 31, 2015 and December 31, 2014, the amount accrued for future environmental-related costs was \$1.2 million. Of the total amount accrued at March 31, 2015, \$0.1 million was expected to be paid within the next twelve months, and was included as a component of other accrued liabilities on the Company's Condensed Consolidated Balance Sheet. The remaining \$1.1 million was recorded as a component of other noncurrent liabilities. During the three months ended March 31, 2015, there were no payments related to environmental liabilities.

New Accounting Standards

In April 2015, the Financial Accounting Standards Board (the "FASB") issued Accounting Standards Update ("ASU") 2015-04, "Compensation—Retirement Benefits—Practical Expedient for the Measurement Date of Employer's Defined Benefit Obligation and Plan Assets." For an entity with a fiscal year-end that does not coincide with a month-end, the amendments in this ASU provide a practical expedient that permits the entity to measure defined benefit plan assets and obligations using the month-end that is closest to the entity's fiscal year-end and apply that practical expedient consistently from year to year. For an entity that has a significant event in an interim period that calls for a remeasurement of defined benefit plan assets and obligations, the amendments in this ASU also provide a practical expedient that permits the entity to remeasure defined benefit plan assets and obligations using the month-end that is closest to the date of the significant event. This ASU, which should be applied prospectively, is effective for financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. Early adoption is permitted. We do not expect that the adoption of the ASU will have a material impact on our Condensed Consolidated Financial Statements.

In April 2015, the FASB issued ASU 2015-03, "Interest—Imputation of Interest—Simplifying the Presentation of Debt Issuance Costs." The amendments in this ASU require that debt issuance costs related to a recognized debt liability be presented in the balance sheet as a direct deduction from the carrying amount of that debt liability, consistent with debt discounts. This ASU, which should be applied on a retrospective basis, is effective for financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. Early adoption is permitted for financial statements that have not been previously issued. We are currently evaluating the impact of the adoption of this ASU on our Condensed Consolidated Financial Statements.

In February 2015, the FASB issued ASU 2015-02, "Consolidation—Amendments to the Consolidation Analysis." This amendments in this ASU modify the evaluation of whether limited partnerships and similar legal entities are variable interest entities ("VIEs") or voting interest entities; eliminate the presumption that a general partner should consolidate a limited partnership; affect the consolidation analysis of reporting entities that are involved with VIEs, particularly those that have fee arrangements and related party relationships; and provide a scope exception from consolidation guidance for reporting entities with interests in legal entities that are required to comply with or operate in accordance with certain requirements. This ASU is effective for fiscal years, and for interim periods within those fiscal years, beginning after December 15, 2015. Early adoption is permitted, including adoption in an interim period. We do not expect that the adoption of the ASU will have a material impact on our Condensed Consolidated Financial Statements. In January 2015, the FASB issued ASU 2015-01, "Income Statement—Extraordinary and Unusual Items—Simplifying Income Statement Presentation by Eliminating the Concept of Extraordinary Items." This ASU eliminates from U.S. GAAP the concept of extraordinary items. This ASU is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2015. Early adoption is permitted provided the guidance is applied from the beginning of the fiscal year of adoption. We do not expect that the adoption of the ASU will have a material impact on our Condensed Consolidated Financial Statements.

In August 2014, the FASB issued ASU 2014-15, "Presentation of Financial Statements—Going Concern—Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern." The amendment requires management to evaluate whether there is substantial doubt about an entity's ability to continue as a going concern and provide related footnote disclosures. The guidance is effective for the annual period ending after December 15, 2016, and for annual periods and interim

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periods thereafter. Early adoption is permitted. We do not expect that the adoption of the ASU will have a material impact on our Condensed Consolidated Financial Statements.

In June 2014, the FASB issued ASU 2014-12, "Compensation—Stock Compensation—Accounting for Share-Based Payments When the Terms of an Award Provide That a Performance Target Could Be Achieved after the Requisite Service Period." The amendment requires that a performance target that affects vesting and that could be achieved after the requisite service period is treated as a performance condition. The amendments in this ASU are effective for annual reporting periods beginning after December 15, 2015, including interim periods within that reporting period. Early adoption is permitted. We do not expect that the adoption of the ASU will have a material impact on our Condensed Consolidated Financial Statements.

In May 2014, the FASB issued ASU 2014-09, "Revenue from Contracts with Customers." This ASU prescribes that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The amendments in this ASU are effective for annual reporting periods beginning after December 15, 2016, including interim periods within that reporting period. Early adoption is not permitted. We are currently evaluating the impact of the adoption of this ASU on our Condensed Consolidated Financial Statements.

In April 2014, the FASB issued ASU 2014-08, "Presentation of Financial Statements and Property, Plant, and Equipment—Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity." This ASU amends the requirements for reporting discontinued operations to include only disposals of a component or groups of components of an entity if the disposal represents a strategic shift that has or will have a major effect on the entity's operations and financial results. The amendment requires additional disclosure regarding disposals that meet the criteria for discontinued operations in the ASU, and is effective for all disposals within annual and interim periods beginning on or after December 15, 2014. The adoption of this ASU during the first quarter of 2015 did not have a material impact on our Condensed Consolidated Financial Statements.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

There have been no significant changes in our exposure to market risk from the information provided in Item 7A. Quantitative Disclosures about Market Risk in our Annual Report on Form 10-K for the year ended December 31, 2014 as filed with the SEC on February 26, 2015.

Item 4. Controls and Procedures.

As of March 31, 2015, an evaluation was performed under the supervision and with the participation of the Company's management, including the Chief Executive Officer and Chief Financial Officer, of the design and operation of the Company's disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)). Based on that evaluation, the Company's management concluded that the Company's disclosure controls and procedures were effective as of March 31, 2015. No changes in the Company's internal control over financial reporting were implemented during the Company's most recently completed fiscal quarter that have materially affected or are reasonably likely to materially affect the Company's internal control over financial reporting.

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PART II—OTHER INFORMATION

Item 1. Legal Proceedings.

In May 2014, the Enforcement division of the SEC notified us that it was conducting a non-public, fact-finding investigation of the Company and made a request for production of documents and information. The request focused on the prior restatements of our financial statements. We are cooperating fully with the SEC in this matter. We cannot predict the length or scope of the investigation, what action, if any, might be taken in the future by the SEC as a result of the matters that are subject of the investigation or what impact, if any, the investigation might have on our results of operations.

In addition, we are involved from time to time in various routine legal proceedings arising out of our operations in the normal course of business. We do not believe that any of these legal proceedings will have a material adverse effect on our consolidated financial condition, results of operations or cash flows.

Item 1A. Risk Factors.

In addition to the other information set forth in this report, you should carefully consider the factors discussed in Part I, "Item 1A. Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2014 as filed with the SEC on February 26, 2015, which could materially affect our business, financial condition, financial results, or future performance. We also refer you to the risk factors relevant to our pending acquisition by Alcoa, as set forth in the Form S-4 filed by Alcoa Inc. on April 7, 2015. Reference is made to "Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations—Forward-Looking Statements" of this Report which is incorporated herein by reference.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

The following table sets forth repurchases of our Common Stock during the three months ended March 31, 2015.

		Total Number of	Approximate Dollar				
Total Number		Shares Purchased	Value of Shares that				
	Average Price	as Part of Publicly May Yet Be Purchased					
	Paid Per Share	Announced	Under the Plans or				
Purchased (1)		Plans	Programs				
		or Programs	(in thousands) (2)				
6,455	\$22.29	_	\$ 2,973				
6,505	22.28	_	2,973				
1,310	27.98	_	2,973				
14,270	\$22.81	_					
	6,505 1,310	of Shares Purchased (1) 6,455 6,505 1,310 Average Price Paid Per Share 22.29 22.28 27.98	Total Number of Shares Purchased (1) Average Price Paid Per Share Paid Per Share Plans Or Programs 6,455 \$22.29 6,505 22.28 1,310 Shares Purchased as Part of Public! Announced Plans Or Programs — 27.98				

Reflects shares that were repurchased under a program that allows employees to surrender shares to the Company (1) to pay tax liabilities associated with the vesting of restricted stock awards and the payout of performance share awards under the Company's 2014 Stock and Incentive Plan and 2004 Stock Plan, as amended.

Amounts in this column reflect amounts remaining under the Company's \$15 million share repurchase program, authorized by the Company's Board of Directors on April 30, 1999. There is no expiration date for this program. Employees may surrender shares to the Company to pay tax liabilities associated with the vesting of restricted stock awards under the 2014 Stock and Incentive Plan and the 2004 Stock Plan. There were 14,270 shares of Common Stock surrendered to satisfy tax liabilities for the three months ended March 31, 2015. In addition, the Company may repurchase shares of Common Stock under the RTI International Metals, Inc. share repurchase program approved by the Company's Board of Directors on April 30, 1999. The repurchase program authorizes the repurchase of up to \$15 million of RTI Common Stock. No shares were purchased under the program during the three months ended March 31, 2015. At March 31, 2015, approximately \$3 million of the \$15 million remained available for repurchase. There is no expiration date specified for the share repurchase program.

Item 4. Mine Safety Disclosures.

Not applicable.

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Item 6. Exhibits.

The exhibits listed on the Index to Exhibits are filed herewith and incorporated herein by reference.

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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.

RTI INTERNATIONAL METALS, INC.

Dated: April 30, 2015

By /s/ MICHAEL G. MCAULEY

Michael G. McAuley

Senior Vice President, Chief Financial Officer and Treasurer

(principal accounting officer)

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INDEX TO EXHIBITS

Exhibit No.	Description
2.1	Agreement and Plan of Merger, dated March 8, 2015, by and among RTI International Metals, Inc., Alcoa Inc. and Ranger Ohio Corporation, incorporated by reference to Exhibit 2.1 to the Company's Current Report on Form 8-K, File No. 001-14437, filed on March 9, 2015.
10.1	Amended and Restated Executive Change in Control Severance Policy, as amended December 31, 2008 and March 8, 2015, filed herewith.
10.2	First Amendment to Letter Agreement Dated December 31, 2008 between RTI International Metals, Inc. and Dawne S. Hickton, incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K, File No.001-14437, filed on February 5, 2015.
10.3	Amended and Restated RTI International Metals, Inc. Supplemental Pension Program, incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K, File No. 001-14437, filed on February 5, 2015.
31.1	Certification of Chief Executive Officer required by Item 307 of Regulation S-K as promulgated by the Securities and Exchange Commission and pursuant to Section 302 of Sarbanes-Oxley Act of 2002, filed herewith.
31.2	Certification of Principal Financial Officer required by Item 307 of Regulation S-K as promulgated by the Securities and Exchange Commission and pursuant to Section 302 of Sarbanes-Oxley Act of 2002, filed herewith.
32.1	Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, furnished herewith.
32.2	Certification of Principal Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, furnished herewith.
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema Document
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	XBRL Taxonomy Extension Label Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document