









2014 Annual Report Summary NYSE: NX





Letter from the CEO: Focus on Fenestration

FISCAL 2014 IN REVIEW

Last year, I wrote that we would return Quanex to profitability after two successive years of operating losses, and that we



would sharpen our focus and concentrate on our window and door markets. I am pleased to report that we were successful on both accounts.

The highlight of the year was the successful divestiture of our Nichols Aluminum business for \$110 million. This, together with the October 2013 decision to abandon the Company's ERP implementation project, enabled us to reduce our overhead costs, and focus exclusively on improving the window and door business.

"WE ARE OPTIMISTIC ABOUT OUR EARNINGS POWER AS THE MARKET RECOVERS AND OUR NUMBER ONE PRIORITY IS TO REMAIN READY TO CAPITALIZE ON THAT RECOVERY. "

This renewed focus allowed us to generate EBITDA of \$48.1 million, the highest level since the spin-off of Quanex Building Products in 2008. This was a 34.5% increase over 2013, on a 7.3% increase in revenues. In comparison, window shipments during this period increased 5.4%.

Another highlight of fiscal 2014 was the acquisition, and subsequent expansion, of a customer's vinyl extrusion facility in Greenville, Texas. This acquisition closed at the end of December 2013, and through the close of this fiscal year we have expanded capacity by over 70%. We are already underway with a further 50% capacity expansion in 2015, all of which is sold out.

Acquisitions such as this, directly in our current space, remain a high priority in our capital deployment strategy. Unfortunately, this was the only transaction consummated in 2014, even though we had the opportunity to review many more. We will continue to use a very disciplined approach to our acquisition strategy, whereby the combination of risk, valuation and strategic fit are carefully balanced and evaluated before proceeding.

The final highlight of 2014 was the September announcement of a \$75 million share repurchase program. Using the same criteria of risk and valuation, together with a slow pipeline of suitable acquisition opportunities, it was clear that a share repurchase program was the best use of our excess cash at that time. This program will likely extend into the first half of fiscal 2015.

FISCAL 2015 OUTLOOK

While we expect a slow start to 2015, we anticipate that it will be very similar to 2014 in terms of market conditions and overall growth. We are forecasting 5% to 7% revenue growth and a further improvement in profitability, leading to EBITDA levels of \$57 to \$63 million.

We continue to believe the housing recovery will follow a slow, steady path of mid to high single-digit growth rates over an extended period of four to five years. This would return U.S. window shipments to a mid-cycle level of 63 to 68 million units, through a combination of increased housing starts and a recovery in the remodel and replacement market. At this mid-cycle level, I would expect Quanex revenues, absent any acquisitions, to be \$825 to \$875 million, nearly a 40%-50% improvement from today's levels. EBITDA would also grow from \$115 million to \$130 million at mid-cycle.

As we continue to invest in our existing business, look for 2015 capital expenditures to be \$35 million for the year, of which \$20 million will go into our vinyl profile business. As a second priority, we will continue to pursue targeted business acquisitions. These may include vertically integrated vinyl extrusion businesses or screen manufacturers that allow us to expand our existing fenestration footprint, grow our existing product offerings, acquire complementary technology, enhance our leadership position within the markets we serve, and expand into new markets or service lines. We are always in search of opportunities that can help us better serve our customers.

We are optimistic about our earnings power as the market recovers and our number one priority is to remain ready to capitalize on that recovery. In 2015 we expect to build on our momentum and position Quanex for a successful future for our employees, customers and shareholders.

William Griffiths

Chairman, President and Chief Executive Officer

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the Fiscal Year Ended October 31, 2014

or

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 Commission file number 1-33913

QUANEX BUILDING PRODUCTS CORPORATION

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 1800 West Loop South, Suite 1500, Houston, Texas (Address of principal executive offices) 26-1561397 (I.R.S. Employer Identification No.)

77027

(Zip code)

Registrant's telephone number, including area code: (713) 961-4600 Securities registered pursuant to Section 12(b) of the Act:

Title of each class

Name of each exchange on which registered

Common Stock, \$0.01 par value

01 par value New York Stock Exchange, Inc. Securities registered pursuant to Section 12(g) of the Act: NONE

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes 🗵 No 🗆

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes 🗌 No 🗵

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

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

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

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

Large accelerated filer	X	Accelerated filer	
Non-accelerated filer		Smaller reporting company	

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

The aggregate market value of the voting and non-voting common equity held by non-affiliates as of April 30, 2014, computed by reference to the closing price for the Common Stock on the New York Stock Exchange, Inc. on that date, was \$701,075,652. Such calculation assumes only the registrant's officers and directors at such date were affiliates of the registrant.

At December 8, 2014 there were outstanding 36,137,647 shares of the registrant's Common Stock, \$0.01 par value.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of the Registrant's definitive Proxy Statement for its 2015 Annual Meeting of Stockholders to be filed with the Commission within 120 days of October 31, 2014 are incorporated herein by reference in Part III of this Annual Report on Form 10-K.

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Unless the context indicates otherwise, references to "Quanex", the "Company", "we", "us" and "our" refer to the consolidated business operations of Quanex Building Products Corporation and its subsidiaries.

Cautionary Note Regarding Forward-Looking Statements

Certain of the statements contained in this document and in documents incorporated by reference herein, including those made under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations" are "forward-looking" statements as defined under the Private Securities Litigation Reform Act of 1995. Generally, the words "expect," "believe," "intend," "estimate," "anticipate," "project," "will" and similar expressions identify forward-looking statements, which generally are not historical in nature. Forward looking statements are (1) all statements which address future operating performance, (2)events or developments that we expect or anticipate will occur in the future, including statements relating to volume, sales, operating income and earnings per share, and (3) statements expressing general outlook about future operating results. Forward-looking statements are subject to certain risks and uncertainties that could cause actual results to differ materially from our historical experience and our current projections or expectations. As and when made, we believe that these forward-looking statements are reasonable. However, caution should be taken not to place undue reliance on any such forward-looking statements since such statements speak only as of the date when made and there can be no assurance that such forward-looking statements will occur. We are not obligated to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

Factors that could cause actual results to differ materially from those expressed or implied by the forward-looking statements include, but are not limited to the following:

- changes in market conditions, particularly in the new home construction, and residential remodeling and replacement (R&R) activity markets;
- · changes in prevailing prices of resin and other raw material costs;
- changes in domestic and international economic conditions;
- changes in purchases by our principal customers;
- fluctuations in foreign currency exchange rates;
- our ability to maintain an effective system of internal controls;
- our ability to successfully implement our internal operating plans and acquisition strategies;
- · our ability to successfully implement our plans with respect to information technology (IT) systems and processes;
- our ability to control costs and increase profitability;
- · changes in environmental laws and regulations;
- · changes in warranty obligations;
- changes in energy costs;
- · changes in tax laws, and interpretations thereof;
- · changes in interest rates;
- our ability to maintain a good relationship with our suppliers, subcontractors, and key customers; and
- the resolution of litigation and other legal proceedings.

Additional factors that could cause actual results to differ materially are discussed under Item 1A, "*Risk Factors*" included elsewhere in this Annual Report on Form 10-K.

About Third-Party Information

In this report, we rely on and refer to information regarding industry data obtained from market research, publicly available information, industry publications, United States government sources and other third parties. Although we believe this information is reliable, we cannot guarantee the accuracy or completeness of the information and have not independently verified it.

PART I

Item 1. Business (Continuing Operations).

Our Company

Quanex was incorporated in Delaware on December 12, 2007 as Quanex Building Products Corporation. We manufacture energy efficient window components that include (1) flexible insulating glass spacers, (2) extruded vinyl profiles, (3) window and door screens, (4) solar panel sealants and (5) precision-formed metal and wood products for original equipment manufacturers (OEMs) in the residential and commercial window and door industries. We use low-cost production processes and engineering expertise to provide our customers with specialized products for their specific window and door applications. We believe these capabilities provide us with unique competitive advantages. We serve a primary customer base in North America, and also serve customers in international markets through our operating plants in the United Kingdom and Germany, as well as through sales and marketing efforts in other countries.

Our History

Our predecessor company, Quanex Corporation, was organized in Michigan in 1927 as Michigan Seamless Tube Company, and was later reincorporated in Delaware in 1968. In 1977, Michigan Seamless Tube Company changed its name to Quanex Corporation. On December 12, 2007, Quanex Building Products Corporation was incorporated as a wholly-owned subsidiary in the state of Delaware, in order to facilitate the separation of Quanex Corporation's vehicular products and building products businesses. This separation became effective on April 23, 2008, through a spin-off of the building products business to Quanex Corporation's then-existing shareholders. Immediately following the spin-off, our former parent company, consisting principally of the vehicular products business and all non-building products related corporate accounts, merged with a wholly-owned subsidiary of Gerdau S.A.

Since the spin-off in 2008, we have expanded our business by making investments in organic growth initiatives and taking a disciplined approach to new business and strategic acquisition opportunities, while seeking to provide superior value to our customers.

Notable developments and transactions which occurred since the spin-off include the following:

- in 2010, we evaluated our market and decided to close our start-up facility in China, as we determined that we could serve the international thin-film solar panel markets through our operations in the United States. Therefore, the assets and liabilities, results of operations and cash flows associated with this start-up facility in China were reported as discontinued operations in 2010, and for the applicable prior periods presented in this Annual Report on Form 10-K;
- in February 2010, we bought the production assets of an engineered-wood flooring business located in Shawano, Wisconsin;
- in January 2011, we closed a finished window screen facility in The Dalles, Oregon;
- in March 2011, we acquired certain vinyl extrusion assets in Yakima, Washington from a customer of our vinyl extrusion business;
- in March 2011, we acquired Edgetech, I.G. Inc. and its German subsidiary, which provided us with three manufacturing facilities, one each in the
 United States, United Kingdom and Germany, that produce and market a full line of flexible insulating glass spacer systems for window and door
 customers in North America and abroad. This acquisition complemented our insulating glass products business line in the United States and, as a
 result, we committed to a plan to consolidate these facilities in November 2011. This consolidation plan, in part, resulted in the closure of a plant in
 Barbourville, Kentucky, and the relocation of equipment that was used to manufacture the single seal, warm-edge spacer system to our facility in
 Cambridge, Ohio. We sold the facility in Barbourville in May 2014. This consolidation was substantially completed by August 2012, with minor
 residual cash payments and program costs incurred during fiscal 2013;
- in December 2012, we acquired substantially all of the assets of Alumco Inc. and its subsidiaries (Alumco), an aluminum screen manufacturer, which we believe allowed us to expand the scope of our fenestration business to include screens for vinyl window and door manufacturers and to expand our geographic reach throughout the United States; and
- in April 2014. we sold our interest in a limited liability company which held the net assets of our Nichols Aluminum business (Nichols), the sole
 operating segment included in our Aluminum Sheet Products reportable segment, to Aleris International, Inc. (Aleris), a privately held company
 which provides aluminum rolled products and extrusions, aluminum recycling and specification aluminum alloy production.



Currently, we operate 23 manufacturing facilities located in 13 states in the United States, one facility in the United Kingdom, and another in Germany. These facilities feature efficient plant design and flexible manufacturing processes, enabling us to produce a wide variety of custom engineered products and components primarily focused on the window and door segment of the residential building products markets. We are able to maintain minimal levels of finished goods inventories at most locations because we typically manufacture products upon order to customer specifications. We believe the primary drivers of our operating results are new home construction and residential remodeling and replacement activity.

Our Industry

Our business is largely North American based and dependent upon the spending and growth activity levels of our customers which include national and regional residential window and door manufacturers. We use data related to United States housing starts and window shipments, as published by or derived from third-party sources, to evaluate the market, as we believe these are indicators of activity levels in the home building industry and more specifically the window industry.

The following table presents calendar-year annual and quarterly housing starts information, as published by the United States Census Bureau based on data collected from the National Association of Home Builders (NAHB), (units in thousands):

	Single-fa	amily Units	Multi-family Units		Manufac	ctured Units		
Period	Units	% Change	Units	% Change	Units	% Change	Total Units	
Annual Data								
2008	615	N/A	284	N/A	82	N/A	981	
2009	444	(28)%	111	(61)%	49	(40)%	604	
2010	471	6%	116	5%	50	2%	637	
2011	434	(8)%	178	53%	51	2%	663	
2012	537	24%	247	39%	55	8%	839	
2013	621	16%	309	25%	60	9%	990	
Annual Data - Forecast								
2014	641	3%	352	14%	62	3%	1,055	
2015	804	25%	358	2%	56	(10)%	1,218	
2016	1,102	37%	361	1%	77	38%	1,540	
Quarterly Data - Forecast								
2014 : 1st quarter	134	N/A	72	N/A	No Dat	a Available	206	
2nd quarter	183	37%	92	28%	No Dat	a Available	275	
3rd quarter ⁽¹⁾	178	(3)%	104	13%	No Dat	a Available	282	

⁽¹⁾ Derived from IHS Global Insight's forecast report based on United States Census Data.

The following table presents calendar-year annual and quarterly window shipments information, derived from reports published by Ducker Worldwide LLC, a consulting and research firm, (units in thousands):

			New Cons	struction			Remodeling & Replacement						
Period	Wood	Aluminum	Vinyl	Fiberglass	Other	Total	Wood	Aluminum	Vinyl	Fiberglass	Other	Total	
Annual Data													
2009	2,480	1,940	6,343	458	140	11,361	6,139	963	19,146	738	523	27,509	
2010	2,778	1,746	6,729	526	167	11,946	6,139	1,012	21,079	840	573	29,643	
2011	2,601	1,820	6,623	514	182	11,740	5,071	717	19,086	730	516	26,120	
2012	2,736	2,516	8,625	592	237	14,706	4,566	696	18,902	657	594	25,415	
2013	2,989	3,077	10,585	668	264	17,583	4,739	658	19,588	685	658	26,328	
Quarterly Data													
2014: 1st quarter	669	702	2,457	162	65	4,055	1,067	136	4,411	160	154	5,928	
2nd quarter	755	791	2,772	183	73	4,574	1,280	164	5,293	192	185	7,114	
Quarterly Data - Foreca	st												
3rd quarter	879	922	3,229	213	85	5,328	1,370	175	5,663	206	198	7,612	
4th quarter	804	843	2,953	195	78	4,873	1,261	161	5,210	189	182	7,003	

We have noted the following trends which we believe affect our industry:

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- the number of housing starts and window shipments in the United States has increased in recent years following a dramatic decline from 2007 through 2011. The NAHB expects this trend to continue for the next several years, which should result in higher demand for our fenestration products;
- the recent growth in the housing market has been predominately in new construction which has outpaced the growth in the residential remodeling and replacement sector; the recent recovery in new home construction in the United States has been led by multi-family homes for which window to unit ratios are lower compared to mid- and higher priced homes; the current growth in single-family homes has seen the share of the large tract builders increase and the smaller custom builders decrease; and multi-family and tract homes typically employ lower cost, less energy efficient windows;
- programs in the United States such as Energy Star have improved customer awareness of the technological advances in window and door energyefficiency, but the government has been reluctant to enforce stricter energy standards;
- higher energy efficiency standards in Europe should favorably impact sales of our insulating glass spacer products in the short- to mid-term; and
- commodity prices have fluctuated, including resin, which has negatively impacted the margins of our vinyl extrusion products, and butyl which has
 favorably impacted our insulating glass products.

Strategy

Our vision is to be the preferred supplier to our customers in each market we serve. Our strategy to achieve this vision includes the following:

- focus on organic growth with our current customer base and expand our market share with national and regional customers by providing: (1) a quality product; (2) a high level of customer service; (3) product choices at different price points; and (4) new products or enhancements to existing product offerings. These enhancements may include higher thermal efficiency, enhanced functionality, improved weatherability, better appearance and best-in-class quality for our fenestration products;
- realize favorable profitability in our manufacturing processes through: (1) ongoing preventive maintenance programs; (2) better utilization of our capacity by focusing on operational efficiencies and reducing scrap; (3) marketing our value added products; and (4) focusing on employee safety;
- · offer logistic solutions that provide our customers with just-in-time service which can reduce their processing costs; and
- pursue targeted business acquisitions which may include vertically integrated vinyl extrusion businesses or screen manufacturers, that allow us to
 expand our existing fenestration footprint, enhance our existing product offerings, acquire complementary technology, enhance our leadership
 position within the markets we serve, and expand into adjacent markets or service lines.

Business Segments

We have four operating segments which we aggregate into one reportable business segment. Prior to April 1, 2014, we presented two reportable operating segments: (1) Engineered Products and (2) Aluminum Sheet Products. In addition, we recorded LIFO inventory adjustments, corporate office charges and inter-segment eliminations as Corporate & Other. On April 1, 2014, we sold Nichols, the sole operating segment included in our Aluminum Sheet Products reportable segment. To account for Nichols as a discontinued operation, we reclassified certain costs from Corporate & Other to Nichols, including a portion of the LIFO reserve, as well as insurance accruals related to workers compensation claims, to properly reflect these direct expenses as a component of the disposal group. The accounting policies of our operating segments are the same as those used to prepare our accompanying consolidated financial statements.

We produce window and door components for original equipment manufacturers that primarily serve the residential new construction, and residential remodeling and replacement markets. We manufacture insulating glass (IG) spacer systems, window and door profiles, window and patio door screens, aluminum cladding and other roll formed metal window components, door components such as thresholds and astragals, patio screen doors and custom window grilles, trim and architectural moldings in a variety of woods, thin film solar panel sealants, and engineered wood flooring. We operate three flexible IG spacer facilities, five polyvinyl chloride (PVC) extrusion facilities, four fabricated metal components operations, nine facilities producing window and door screens, two facilities producing wood fenestration (door and window) components, and one facility producing engineered wood flooring. The insulating glass products use compound-extrusion and laminating technology to produce highly engineered insulating glass spacer products that are produced from butyl, ethylene propylene dieneterpolymer (EPDM), composite and silicone-based raw materials. These window spacer products separate two or three panes of glass in an IG unit to improve its thermal

performance. Our vinyl extrusion facilities use automated production processes to manufacture vinyl and composite profiles which constitute the framing material used in the assembly of vinyl windows and patio doors.

We believe our strengths include design expertise, new technology development capability, customer service, just-in-time delivery systems, high quality manufacturing ability to generate unique patented products and industry and governmental advocacy.

Raw Materials and Supplies

We purchase a diverse range of raw materials, which include PVC, epoxy resin, butyl, titanium dioxide (TiO_2) desiccant powder, silicone and EPDM rubber compounds, coated and uncoated aluminum sheet and wood (both hardwood and softwood). These raw materials are generally available from several suppliers at market prices. We may enter into sole sourcing arrangements with our suppliers from time to time if we believe we can realize beneficial savings, but only after we have determined that the vendor can reliably supply our raw material requirements. Although we utilize certain material sole sourcing arrangements, these agreements have termination clauses, and we believe there are other qualified suppliers from which we could purchase raw materials and supplies.

Competition

Our products are sold under highly competitive conditions. We compete with a number of companies, some of which have greater financial resources than us. We believe the primary competitive factors in the markets we serve include price, product quality, delivery and the ability to manufacture to customer specifications. The volume of engineered building products that we manufacture represents a small percentage of annual domestic consumption.

We compete against a range of small and midsize metal, vinyl and wood products suppliers, wood molding companies, and the in-house operations of customers who have vertically integrated fenestration operations. We also compete against IG spacer manufacturing firms. IG systems are used in numerous end markets including residential housing, commercial construction, appliances and transportation vehicles, but we primarily serve the residential housing market. Competition is largely based on regional presence, custom engineering, product development, quality, service and price. Primary competitors include, but are not limited to, Axiall, Veka, Deceuninck, Vision Extrusions, GED Integrated Solutions, Technoform, Swiss Spacer, Thermix, Rite Screen, Allmetal and Endura.

Sales, Marketing, and Distribution

We sell our products to customers in various countries. Therefore, we have sales representatives whose territories essentially cover the United States, Canada, Europe, and to a lesser extent, the Middle East, Latin and South America, Australia and Asia. Our sales force is tasked with selling and marketing our complete range of components, products and systems to national and regional OEMs through a direct sales force in North America and the United Kingdom, supplemented with the limited use of distributors and independent sales agents.

Customers

Certain of our businesses or product lines are largely dependent on a relatively few large customers. See page 56 for related disclosure.

Sales Backlog

We have outstanding sales orders of approximately \$14.0 million which are considered to be firm, but have not been fulfilled as of 10/31/2014. The criteria for revenue recognition has not been met, and therefore, we have not recorded revenue or deferred revenue with regard to these sales orders. If these sales orders result in a sale, we will record as revenue during Fiscal 2015.

Seasonal Nature of Business

Our business is impacted by seasonality. We have historically experienced lower sales for our products during the first half of our fiscal year as winter weather reduces homebuilding and home improvement activity. Our operating income tends to decline during this period of lower sales because a high percentage of our operating expenses are fixed overhead. We typically experience more favorable results in the third and fourth quarters of the fiscal year. Expenses for labor and other costs are generally semi-variable throughout the year.

Working Capital

We fund operations through a combination of available cash and cash equivalents, short-term investments, and cash flow generated from our operations. In addition, our revolving credit facility is available for working capital needs. We extend credit

to our domestic customers in the ordinary course of business generally for a term of 30 days, while the terms for our international customers vary from cash advances to 90 days. Inventory of raw materials are carried in quantities deemed necessary to ensure a smooth production process, some of which are governed by consignment agreements with suppliers. We strive to maintain minimal finished goods inventories, while ensuring an adequate supply on hand to service customer needs.

Service Marks, Trademarks, Trade Names, and Patents

Our federally registered trademarks or service marks include QUANEX, QUANEX and design, "Q" design, TRUSEAL TECHNOLOGIES, DURASEAL, DURALITE, SOLARGAIN EDGE TAPE, ENVIROSEALED WINDOWS, EDGETHERM, COLONIAL CRAFT, EDGETECH, ECOBLEND, SUPER SPACER, TSS, TRUE WARM, E & Design, QUIET EDGE, HEALTH SMART WINDOWS, ENERGY WISE WINDOWS, DESI-ROPE, 360 and design, INTELLICLIP, SUSTAINAVIEW, MIKRON, MIKRONWOOD, MIKRONBLEND, MIKRON BLEND and design, ENERGYCORE, FUSION INSULATED SYSTEM, AIRCELL, SUPERCOAT, SUPERCAP, STYLELOCK, STYLELOCK and design, K2 MIKRON and design, HOMESHIELD, HOMESHIELD and design, and STORM SEAL. We consider the following marks, design marks and associated trade names to be valuable in the conduct of our business: HOMESHIELD, COLONIAL CRAFT, TRUSEAL TECHNOLOGIES, EDGETECH, MIKRON and QUANEX. Generally, our business does not depend on patent protection, but patents obtained with regard to our vinyl extrusion products and processes, fabricated metal components and IG spacer products business remain a valuable competitive advantage over other building products manufacturers. We obtain patent protection for various dies and other tooling created in connection with the production of customer-specific vinyl profile designs and vinyl extrusions. Our fabricated metal components business obtains patent protection for its thresholds. Our window sealant business unit relies on patents to protect the design of several of its window spacer products. Although we hold numerous patents, the proprietary process technology that has been developed is also considered a source of competitive advantage.

Research and Development

In general, we expense research and development costs as incurred. We devote time, effort and expense to: (1) custom- engineer products for specific customer applications; (2) develop superior, proprietary process technology; and (3) partner with customers to develop new products. In addition, we may acquire businesses with patented technology in order to expand our product offerings.

Environmental and Employee Safety Matters

We are subject to extensive laws and regulations concerning worker safety, the discharge of materials into the environment and the remediation of chemical contamination. To satisfy such requirements, we must make capital and other expenditures on an on-going basis. The cost of worker safety and environmental matters has not had a material adverse effect on our operations or financial condition in the past, and we are not currently aware of any existing conditions that we believe are likely to have a material adverse effect on our operations, financial condition, or cash flows.

Safety and Environmental Policies

For many years, we have maintained compliance policies that are designed to help protect our workforce, to identify and reduce the potential for jobrelated accidents, and to minimize liabilities and other financial impacts related to worker safety and environmental issues. These policies include extensive employee training and education, as well as internal policies embodied in our Code of Conduct. We have a Director of Environmental, Health and Safety and maintain a company-wide Safety Council, comprised of leaders from across the organization, which meets regularly to discuss safety issues and drive safety improvements. We plan to continue to focus on safety in particular as a core strategy to improve our operational efficiency and financial performance.

Remediation

Under applicable state and federal laws, we may be responsible for, among other things, all or part of the costs required to remove or remediate wastes or hazardous substances at locations we, or our predecessors, have owned or operated. From time to time, we also have been alleged to be liable for all or part of the costs incurred to clean up third-party sites where there might have been an alleged improper disposal of hazardous substances. At present, we are not involved in any such matters.

Environmental Compliance Costs

We have incurred expenses to comply with existing environmental regulations which total approximately \$0.4 million, \$0.3 million and \$0.2 million for the years ended October 31, 2014, 2013 and 2012, respectively. We have not incurred capital expenditures related to environmental matters during these years and we do not expect to incur such costs for fiscal 2015. However, future expenditures relating to environmental matters may result from the identification of new environmental issues, changes in



regulations or environmental laws, or governmental actions with regards to existing sites. We will continue to have expenditures beyond fiscal 2014 in connection with environmental matters, including control of air emissions, control of water discharges and plant decommissioning costs. It is not possible at this time to reasonably estimate the amount of those expenditures, except as discussed above, due to uncertainties about emission levels, control technologies, the positions of governmental authorities and the application of requirements to us. Based upon our experience to date, we do not believe that our compliance with environmental requirements will have a material adverse effect on our operations, financial condition or cash flows.

Employees

As of October 31, 2014, we had 2,206 employees. Of these employees, 2,075 were domiciled in the United States, 64 in the United Kingdom, and 67 in Germany.

Geographic Information

Our manufacturing facilities and all long-lived assets are located in the United States, United Kingdom and Germany. Financial information specific to each geographic area is located in note 18 of the accompanying financial statements.

For Investors

We periodically file or furnish documents to the Securities and Exchange Commission (SEC), including our Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K and other reports as required. These reports are also available free of charge from the Investor Relations Section of our website at http://www.quanex.com, as soon as reasonably practicable after we file such material, or furnish it to the SEC. As permitted by the SEC rules, we post relevant information on our website. However, the information contained on our website is not incorporated by reference into this Annual Report on Form 10-K and should not be considered part of this report.

Item 1A. Risk Factors.

The following risk factors, along with other information contained elsewhere in this Annual Report on Form 10-K and our other public filings with the SEC, should be carefully considered before deciding to invest in our securities. Additional risks and uncertainties that are not currently known to us or that we may view as immaterial could impair our business if such risks were to develop into actual events. Therefore, any of these risks could have a material adverse effect on our financial condition, results of operations and cash flows. This listing of risk factors is not all-inclusive and is not necessarily presented in order of importance.

We are subject to business risks and general economic factors that are largely out of our control, including primary drivers of our business which are residential remodeling, replacement activities, and housing starts, any of which could have a material adverse effect on our business, financial condition and results of operations.

The primary drivers of our business are residential remodeling and replacement activities and housing starts. The home building and residential construction industry is cyclical and seasonal, and product demand is based on numerous factors such as interest rates, general economic conditions, consumer confidence and other factors beyond our control. Declines in the number of housing starts and remodeling expenditures resulting from such factors could have a material adverse effect on our business, results of operations and financial condition. The downtum in the housing market which occurred from 2007 through 2011 had an adverse effect on our operating results. A prolonged decline in activity levels in the homebuilding industry or in the broader economic conditions of the markets where we operate could decrease demand and pricing for our products and have adverse effects on our operations and financial results.

Our business is subject to a number of general economic factors that may adversely affect our business, financial condition and results of operations, many of which are largely out of our control. These factors include domestic and international recessionary economic cycles, changes in foreign currency exchange rates and overall volatility in our customers' business cycles which may result in changes to their business practices, particularly in market segments and industries where we have a significant concentration of customers. These conditions could affect our business through the insolvency of key suppliers resulting in product delays, the inability of customers to obtain credit to finance purchases of our products, an inability of customers to pay accounts receivable owed to us, or delays in the payment of such receivables. Additionally, in a period of generally poor economic conditions, our assets may become impaired.

The price of our common stock has historically been volatile and could continue to fluctuate in the future.

The market price of our common stock has fluctuated significantly and is likely to continue to fluctuate in the future. Announcements by us or others regarding the receipt of customer orders, quarterly variations in operating results, acquisitions or



divestitures, additional equity or debt financings, litigation, product developments, patent or proprietary rights, government regulation and general market conditions may have a significant impact on the market price of our common stock.

If the availability of raw materials critical to our manufacturing processes or sources of energy were to become scarce or if the price of these items were to increase significantly, we might not be able to timely produce products for our customers or maintain our profit levels.

We require and use significant amounts of raw materials, such as butyl, titanium dioxide, and vinyl resin in our manufacturing facilities. All of these materials are purchased from outside sources. We do not have long-term contracts for the supply of most of our raw materials and many of our raw materials are purchased at market prices that may fluctuate dramatically. The availability and prices of raw materials may be subject to curtailment or change due to new laws or regulations, suppliers' allocations to other purchasers, or interruptions in production by suppliers. Any change in the supply of, or price for, these raw materials or energy costs could affect our ability to timely and cost-effectively manufacture products for our customers.

Our business depends on supplier relationships, insurance providers, and other vendors, and any disruption in these relationships may cause damage to our customer relationships or delays to our business.

There can be no assurance that our suppliers will be able to meet our future requirements for products and components in a timely fashion or at economically attractive pricing. In addition, our suppliers require an accurate forecast of our supply needs in order to ensure the availability of many of the components used in our business. If there are delays in deliveries by vendors, we could lose sales and damage our customer relationships. If we select alternate suppliers for any of our required components, the qualification and pre-production period required to accept product from the new suppliers could be lengthy resulting in delays in our ability to provide products to our customers, or may cause an increase in component costs. Any extended interruption in the supply of the key components that we currently obtain from limited sources could disrupt our operations and have a material adverse effect on our customer relationships and our profitability.

We are subject to various environmental requirements. Compliance with, or liabilities under, existing or future environmental laws and regulations could significantly increase our costs of doing business.

We are subject to extensive federal, state and local laws and regulations concerning the discharge of materials into the environment and the remediation of chemical contamination. To satisfy such requirements, we must make capital and other expenditures on an on-going basis. Future expenditures relating to environmental matters will necessarily depend upon whether such regulations and future government decisions or interpretations of these regulations apply to us and our facilities. It is likely that we will be subject to increasingly stringent environmental standards, and we will incur additional expenditures to comply with such standards. Furthermore, if we fail to comply with applicable environmental regulations, we could be subject to substantial fines or penalties and to civil and criminal liability. During the fiscal years ended October 31, 2014, 2013 and 2012, we spent approximately \$0.4 million, \$0.3 million and \$0.2 million, respectively, on environmental compliance.

We may not be able to successfully identify, manage or integrate future acquisitions, and if we are unable to do so, then our rate of growth and profitability could be adversely affected.

We cannot provide assurance that we will be able to identify appropriate targets for acquisition, successfully negotiate the terms of an acquisition, finance an acquisition, or integrate an acquired business effectively into our existing operations. Integration of future acquired businesses could disrupt our business by diverting management's attention away from our day-to-day operations. Further, failure to successfully integrate any acquisition may cause significant operating inefficiencies and could adversely affect our overall profitability. Completing an acquisition could require us to raise additional funds through future equity or debt financing, which might result in an unfavorable capitalization that could negatively impact the market price of our common stock.

If our information technology systems fail, or if we experience an interruption in our operations, then our results of operations and financial condition could be materially adversely affected.

The efficient operation of our business is dependent on our information technology systems. We use these systems to manage our day-to-day operations including maintaining our customer and vendor records, pricing, inventory, bills of material and other operational, statistical, financial and accounting records. The failure of our information technology systems, our inability to successfully maintain, enhance and/or replace our information technology systems, or a significant compromise of the integrity or security of the data that is generated from information technology systems, could adversely affect our results of operations, disrupt business and make us unable, or severely limit our ability, to respond to customer demands. In addition, our information technology systems are vulnerable to damage or interruption from:

- earthquake, fire, flood and other natural disasters;
- employee or other theft;



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- attacks by computer viruses or hackers;
- · power outages; and
- · computer systems, Internet, telecommunications or data network failure.

A significant interruption of our information technology systems could result in decreased revenue, increased expenses, increased capital expenditures, customer dissatisfaction and potential lawsuits, which could have a material adverse effect on our results of operations or financial condition.

We operate in competitive markets, and our business will suffer if we are unable to adequately address potential downward pricing pressures and other factors that may reduce operating margins.

The principal markets that we serve are highly competitive. Competition is based primarily on the precision and range of achievable tolerances, quality, price and the ability to meet delivery schedules dictated by customers. Some of our competitors may have greater financial and other resources than we have, and some may have more established brand names in the markets that we serve. Moreover, our competitors may more accurately foresee market development, may develop products that are superior to our products, may produce similar products at a lower cost than we can, or may adapt more quickly than we can to new technologies or evolving customer requirements. Increased competition could force us to lower our prices or to offer additional services at a higher cost to us, which could reduce our operating margins and net income.

Original equipment manufacturers have significant pricing leverage over suppliers and may be able to achieve price reductions over time, which could reduce our profits.

Our products are sold primarily to OEMs. There is substantial and continuing pressure from OEMs to reduce their costs by applying pricing pressure on suppliers. We attempt to manage such downward pricing pressure and to preserve our business relationships with our OEM customers. In addition to negotiating reasonable price concessions with our customers, when needed, we seek to reduce our production costs through various measures, including managing our purchase process to reduce our costs of raw materials and components, and implementing cost-effective process improvements. However, our suppliers may resist pressure to lower prices and may, instead, seek price increases. If we are ultimately unable to offset the effects of OEM price concessions through such measures, our gross margins and profitability could be adversely affected. In addition, OEMs have substantial leverage in setting purchasing and payment terms, including the terms of accelerated payment programs under which early payment discounts can be taken.

Loss of any of our largest customers, or a prolonged decline in the business of these customers, could adversely affect our financial results.

Certain of our businesses or product lines are largely dependent on a relatively few large customers. Although we believe we have an extensive customer base, if we were to lose one of these large customers or if such customer were to incur a prolonged period of decline in business, our financial condition and results of operations could be adversely affected. In this circumstance, we cannot be certain that we could regain that lost business or replace the lost customer.

Our revenues could decline or we may lose business if our customers: (1) vertically integrate their operations; (2) transfer their manufacturing capacity out of the United States to lower-cost regions of the world; or (3) diversify their supplier base. In addition, new competitors could enter the market and diminish our market share.

If our customers decide to vertically integrate their businesses or to bring production in-house which had previously been serviced by us, then we could experience a decline in revenues.

In addition, certain manufacturers in the United States have migrated their production to other regions of the world in order to seek lower labor costs. In many instances, these manufacturers may reduce the cost of their products and increase profit margins by manufacturing and assembling their products in other regions of the world and then importing those products into the United States. Historically, some of our customers have shifted production to other regions of the world and there can be no assurance that this trend will not continue. We may lose customers and revenues if our customers locate in areas that we choose not to serve or cannot economically serve.

If our competitors introduce new products to the market or if new competitors enter the market we serve, then we may experience a loss of customers and revenues and lower earnings.

If our relationship with our employees were to deteriorate, we could be faced with labor shortages, disruptions or stoppages, which could shut down certain of our operations or delay deliveries to our customers, and thereby impact our financial condition, results of operations and cash flows.



Our operations rely heavily on our employees, and any labor shortage, disruption or stoppage caused by poor relations with our employees could shut down certain of our operations. Any failure to maintain favorable relations with our non-union employees might result in a work stoppage that could reduce our operating margins and income. We are not party to any collective bargaining agreements at October 31, 2014.

Changes in regulatory requirements or advancements in technology may render our products obsolete or less competitive.

Changes in legislative, regulatory or industry requirements or advancements in our competitors' technology may render certain of our products obsolete or less competitive, preventing us from selling them at profitable prices, or at all. Our ability to anticipate changes in technology and regulatory standards and to successfully develop and introduce new and enhanced products on a timely and cost-efficient basis will be a significant factor in our ability to remain competitive. Our business may, therefore, require significant on-going and recurring additional capital expenditures and investments in research and development. We may not be able to achieve the technological advances necessary for us to remain competitive or some of our products may become obsolete. We are also subject to the risks generally associated with new product introductions and applications, including the lack of market acceptance, certification issues, delays in product development and failure of products to operate properly. Any such delays or cost overruns or the inability to obtain such certifications could negatively affect the returns from any proposed or new products.

Equipment failures, delays in deliveries or catastrophic loss at any of our manufacturing facilities could lead to production curtailments or shutdowns that prevent us from manufacturing our products.

An interruption in production capabilities at any of our facilities due to equipment failure or other reasons could result in our inability to manufacture products, which could result in lower sales and earnings. In addition, we generally manufacture our products on a build to order basis, and seek to keep our inventory levels low. If there is a stoppage in production at any of our manufacturing facilities, even if only temporarily, or if we experience delays as a result of events that are beyond our control, delivery times could be severely affected. Any significant delay in deliveries to our customers could lead to increased returns or cancellations of orders, which may cause us to lose future sales. We could incur losses as a result of unanticipated catastrophic events such as fires, explosions or violent weather conditions. In the past we have, and in the future we may, experience plant shutdowns or periods of reduced production as a result of equipment failure, delays in deliveries or catastrophic loss, which could have a material adverse effect on our results of operations or financial condition. In addition, our insurance coverage may not be adequate to compensate us for all losses that result from any of these events.

Product liability claims and product replacements could harm our reputation, sales and financial condition.

We design and manufacture most of our products, and we expect to continue to do so. We have, on occasion, found flaws and deficiencies in the manufacturing, design, testing or installation of our products. Some deficiencies may not become apparent until after the products are installed by customers.

We may need to replace products, and we may be liable for any costs necessary to retrofit the affected structures. Any such replacement or retrofit could entail substantial costs and adversely affect our reputation, future sales potential and our financial condition. We do not carry insurance coverage to protect against product replacement costs or the adverse business effects of a product replacement, and our product liability insurance may not cover retrofit costs.

Our business involves complex manufacturing processes that may result in costly accidents or other disruptions to our operations.

Our business involves complex manufacturing processes. Some of these processes involve high pressures, temperatures, and other hazards that present certain safety risks to workers employed at our manufacturing facilities. The potential exists for accidents involving death or serious injury. The potential liability resulting from any such accident, to the extent not covered by insurance, could cause us to incur unexpected cash expenditures, thereby reducing the cash available to operate our business. Such an accident could disrupt operations at any of our facilities, which could adversely affect our ability to deliver product to our customers on a timely basis and to retain our current business.

Flaws in the design or manufacture of our products could cause future product liability or warranty claims for which we do not have adequate insurance or may negatively affect our reputation among customers.

Our products are essential components used in the homebuilding, commercial construction and solar industries. Problems in the design or manufacture of our products could result in property damage, personal injury or death. While we believe that our liability insurance is adequate to protect us from future product liability and warranty liabilities, our insurance may not cover all liabilities or be available in the future at a cost acceptable to us. In addition, if any of our products prove to be defective, we may



be required to participate in a recall involving such products. A successful claim brought against us in excess of available insurance coverage, if any, or a requirement to participate in any product recall, could significantly reduce our profits or negatively affect our reputation with customers. In addition, flaws in our products could lead to customer dissatisfaction and complaints, weaken our customer relationships, damage our reputation in the industry and result in a loss of revenue or customers.

Our credit facility contains certain financial covenants that limit the aggregate availability of funds and may restrict our ability to acquire businesses.

The availability of funds under the credit facility is a function of: (1) amounts borrowed and outstanding under the facility; (2) letters of credit issued; and (3) the minimum interest coverage ratio and maximum consolidated leverage ratio, as defined and permitted under the agreement, which includes a calculation of our trailing twelve month EBITDA, as defined in the agreement. We must not permit, on a quarterly basis, our ratio of consolidated EBITDA to consolidated interest expense as defined (Minimum Interest Coverage Ratio), to fall below 3.00:1 or our ratio of consolidated funded debt to consolidated EBITDA, as defined (Maximum Consolidated Leverage Ratio), to exceed 3.25:1. These restrictions on funds availability could:

- limit our ability to plan for or react to market conditions or meet capital needs;
- restrict activities or business plans; and
- adversely affect our ability to fund operations, or engage in other business activities that may be in our best interest.

Our credit facility contains certain restrictions on our ability to enter into transactions to acquire businesses, including:

- financial covenants as defined in the agreement, including the minimum interest coverage ratio and maximum consolidated leverage ratio, must be met just prior to the anticipated transaction and just after the transaction on a pro forma basis based on the combined operating results of the acquisition target and our results of operations;
- no event of default, as defined in the agreement, can have occurred and be continuing;
- if the leverage ratio, as defined, is greater than 2.50 to 1.00 on a pro forma basis after giving effect to the transaction, the amount paid for the acquisition is limited to 15% of our net worth per transaction; and
- various other restrictions apply, including limitations on other indebtedness, liens, certain asset sales, certain investments and swap agreements, restricted payments, certain transactions with affiliates, entering into restrictive agreements or factoring arrangements and certain sale and leaseback agreements.

These restrictions may impede our ability to successfully execute an active acquisition program, which is an important component of our future growth strategy. Our failure to comply with the terms and covenants in our credit facility could lead to an event of default, as defined in the agreement, which may entitle the lenders to accelerate the maturity of our indebtedness and permit the lenders to declare all amounts owed to be currently due and payable.

An inability to access capital could adversely affect our business, operating results and financial condition and could ultimately adversely affect liquidity.

Our access to external sources of financing, as well as the cost of such financing, is dependent on various factors, including perceptions of our financial strength. Perceptions of financial strength are often tied to factors such as financial leverage, relative balance sheet positions including cash and working capital metrics, capital structure and earnings trends, and each of these factors can be evaluated either in absolute terms or relative to our peer group. If we are not able to continue to have access to the capital markets on favorable terms or at all, our business and future growth prospects could be adversely affected.

Our corporate governance documents or the provisions of Delaware law may delay or preclude a business acquisition that stockholders may consider to be favorable, which might result in a decrease in the value of our common shares.

Our certificate of incorporation and bylaws and Delaware law contain provisions that could make it more difficult for a third party to acquire us without the consent of our Board of Directors. These provisions include restrictions on the ability of our stockholders to remove directors and supermajority voting requirements for stockholders to amend our organizational documents, a classified Board of Directors and limitations on action by our stockholders by written consent. In addition, our Board of Directors has the right to issue preferred stock without stockholder approval, which could be used to dilute the stock ownership of a potential hostile acquirer. Delaware law also imposes some restrictions on mergers and other business combinations between any holder of 15% or more of our outstanding common stock. Although we believe these provisions protect our stockholders from coercive or otherwise unfair takeover tactics, and thereby provide for an opportunity for us to receive a higher bid by requiring potential acquirers to negotiate with our Board of Directors, these provisions apply even if the offer may be considered beneficial by some stockholders.



Our operations outside the United States require us to comply with a number of United States and international regulations, violations of which could have a material adverse effect on our consolidated results of operations and consolidated financial condition.

Our operations outside the United States require us to comply with a number of United States and international regulations. For example, our operations in countries outside the United States are subject to the Foreign Corrupt Practices Act (FCPA), which prohibits United States companies or their agents and employees from providing anything of value to a foreign official for the purposes of influencing any act or decision of these individuals in their official capacity to help obtain or retain business, direct business to any person or corporate entity, or obtain any unfair advantage. Because we operate and sell product to customers in various countries, the risk of unauthorized payments or offers of payments by one of our employees or agents that could be in violation of the FCPA exists, even though certain foreign parties may not be subject to the provisions of FCPA. We have internal control policies and procedures and compliance programs which we have implemented to train our employees and agents with respect to the FCPA. However, we cannot ensure that our policies, procedures and programs will always protect us from reckless or criminal acts committed by our employees or agents. Allegations of violations of applicable anti-corruption laws, including the FCPA, may result in internal, independent, or government investigations. Violations, of the FCPA may result in severe criminal or civil sanctions, and we may be subject to other liabilities, which could have a material adverse effect on our business, econosolidated results of operations and consolidated financial condition. In addition, investigations by governmental authorities as well as legal, social, economic, and political issues in these countries could have a material adverse effect on our business and consolidated results of operations. We are also subject to the risk that our employees and agents outside of the United States may fail to comply with other applicable laws.

Our plans to expand our business outside the United States may not succeed.

Any expansion to markets outside the United States will present different and successive risks, expenses and difficulties with regard to applying or modifying our business model to different countries and regions of the world. There can be no assurance that any of our efforts to expand outside the United States will prove successful or that we will not incur operating losses in the future as a result of these efforts, or that such efforts will not have a material adverse impact on our results of operations or financial condition.

We may not have the right infrastructure (people, systems, and processes) in place to achieve our growth initiatives.

If we do not effectively develop and implement our organic growth strategies, or if there are delays or difficulties in enhancing business processes, we may not realize anticipated productivity improvements or cost efficiencies, and may experience operational difficulties, increased costs, manufacturing interruptions or delays, quality issues, increased product time to market, and/or inefficient allocation of human resources, any or all of which could materially and adversely affect our financial condition, results of operations and cash flows.

Our success depends upon our ability to develop new products and services, integrate acquired products and services and enhance our existing products and services through product development initiatives and technological advances.

We maintain programs designed to develop new products and to enhance and improve our products. We are expending resources for the development of new products in all aspects of our business, including products that can reach a broader customer base. Some of these new products must be developed due to changes in legislative, regulatory or industry requirements or in competitive technologies that render certain of our products obsolete or less competitive. The successful development of our products and product enhancements is subject to numerous risks, both known and unknown, including unanticipated delays, access to significant capital, budget overruns, technical problems and other difficulties that could result in the abandonment or substantial change in the design, development and commercialization of these new products.

Given the uncertainties inherent with product development and introduction, including lack of market acceptance, we cannot provide assurance that any of our product development efforts will be successful on a timely basis or within budget, if at all. Failure to develop new products and product enhancements on a timely basis or within budget could harm our business and prospects. In addition, we may not be able to achieve the technological advances necessary for us to remain competitive.

Our goodwill and indefinite-lived intangible assets may become impaired and result in a charge to income.

We evaluate our goodwill and indefinite-lived intangible assets at least annually to determine whether we must test for impairment. In making this assessment, we must use judgment to make estimates of future operating results and appropriate residual values. Actual future operating results and residual values associated with our operations could differ significantly from these estimates, which may result in an impairment charge in a future period, resulting in a decrease in net income from operations in the year of the impairment, as well as a decline in our recorded net worth.



We may record a valuation allowance if our deferred tax assets are deemed to be unrealizable or if we incur losses.

We record the estimated future tax effects of temporary differences between the tax basis of assets and liabilities and the amounts reported in our consolidated balance sheets, as well as net operating losses and tax credit carry forwards. We evaluate the carrying value of the net deferred tax assets and determine whether we will be able to generate sufficient future taxable income to realize our deferred tax assets. If our estimates and assumptions about future results indicate we will not generate sufficient taxable income to realize our deferred tax assets. If our estimates and assumptions about future results indicate we will not generate sufficient taxable income to realize our deferred tax assets, we would record a valuation allowance against a portion of our deferred tax assets. As of October 31, 2014, we have deferred tax assets of \$41.7 million, and we have recorded a valuation allowance of \$1.4 million associated with certain net operating loss carry forwards which we believe may not be realizable for state income tax purposes. Our estimates of future taxable income must be evaluated, to some extent, based on historical experience. We have recorded net income for the year ended October 31, 2014 and losses for each of the years ended October 31, 2013 and 2012. If we incur three years of cumulative losses, after adjusting for certain non-recurring events and transactions, we may be required to increase our valuation reserve on our deferred tax assets. This change would result in an increase in income tax expense and would likely have a material impact on our financial position, results of operations and cash flows.

We may not be able to protect our intellectual property.

A significant amount of time, effort and expense is devoted to custom engineering, which qualifies our products for specific customer applications, as well as developing superior, proprietary process technology. We rely on a combination of copyright, patent, trade secrets, confidentiality procedures and contractual commitments to protect our proprietary information. Despite our efforts, these measures can only provide limited protection. Unauthorized third parties may try to copy or reverse engineer portions of our products or may otherwise obtain and use our intellectual property. Any patents we own may be invalidated, circumvented or challenged. Any of our pending or future patent applications, whether or not being currently challenged, may not be issued with the scope sought, if at all. If we cannot protect our proprietary information against unauthorized use, we may not be able to retain a perceived competitive advantage, which may have a material adverse effect on our financial condition, results of operations and cash flows.

We have the ability to issue additional equity securities, which would lead to dilution of our issued and outstanding common stock.

We are authorized to issue, without stockholder approval, 1,000,000 shares of preferred stock, no par value, in one or more series, which may give other stockholders dividend, conversion, voting, and liquidation rights, among other rights, which may be superior to the rights of holders of our common stock. The issuance of additional equity securities or securities convertible into equity securities would result in dilution of existing stockholders' equity interests. Our Board of Directors has no present intention to issue any such preferred shares, but has the right to do so in the future. In addition, we were authorized, by prior stockholder approval, to issue up to 125,000,000 shares of our common stock, \$0.01 par value per share. These authorized shares can be issued, without stockholder approval, as securities convertible into either common stock or preferred stock.

Our insurance providers may be unable to perform under their obligations.

We purchase insurance as part of our risk management strategy. An insurer's insolvency or refusal to make payments under the terms of agreements with us could have an adverse effect on our results of operations or liquidity. If one of our insurance carriers entered into liquidation proceedings, our ability to recover amounts due for outstanding claims or to pursue recoveries from such an insurer for future claims could be affected.

We are subject to various existing and contemplated laws, regulations and government initiatives that may materially impact the demand for our products, our profitability or our costs of doing business.

Our business may be materially impacted by various governmental laws, regulations and initiatives that may artificially create, deflate, accelerate, or decelerate consumer demand for our products. For example, when the government issues tax credits designed to encourage increased homebuilding or energy-efficient window purchases, the credits may create a spike in demand that would not otherwise have occurred and our production capabilities may not be able to keep pace, which could materially impact our profitability. Likewise, when such laws, regulations or initiatives expire, our business may experience a material loss in sales volume or an increase in production costs as a result of the decline in consumer demand that follows such expiration.

Change in our executive officers may disrupt or delay our operations and negatively impact the market price of our common stock.

We depend on our senior management team and other key employees to run our operations effectively and efficiently. Significant attrition within our management team could adversely affect our business. Our success depends in part on our ability



to attract, retain and motivate senior management and other key employees. Achieving this objective may be difficult due to many factors, including fluctuations in global economic and industry conditions, competitors' hiring practices, cost reduction activities, and the effectiveness of our compensation programs. Competition for qualified personnel can be very intense. We must continue to recruit, retain and motivate senior management and other key employees sufficient to maintain our current business and support our future projects. A loss of any such personnel, or the inability to recruit and retain qualified personnel in the future, could have an adverse effect on our financial condition and results of operations.

Failure to achieve and maintain effective internal controls could have a material adverse effect on our business and on our stock price.

Effective internal controls are necessary for us to provide reliable financial reports. If we cannot provide reliable financial reports, our brand and operating results could be harmed. All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation. While we continue to evaluate and improve our internal controls, we cannot be certain that these measures will ensure that we implement and maintain adequate controls over our financial processes and reporting in the future. Any failure to implement required new or improved controls, or difficulties encountered in their implementation, could harm our operating results or cause us to fail to meet our reporting obligations. If we fail to maintain the adequacy of our internal controls, as such standards are modified, supplemented or amended from time to time, we may not be able to ensure that we can conclude on an on-going basis that we have effective internal control over our financial reporting in accordance with Section 404 of the Sarbanes-Oxley Act. Failure to achieve and maintain an effective internal control environment could cause investors to lose confidence in our reported financial information, which could have a material adverse effect on our stock price.

Item 1B. Unresolved Staff Comments.

None.

The following table lists our principal properties by location, general character and use. These properties are owned by us, unless indicated otherwise.

Location	Character & Use of Property
Houston, Texas (Lease expires 2023)	Executive corporate office
Rice Lake, Wisconsin	Fenestration products
Chatsworth, Illinois	Fenestration products
Richmond, Indiana	Fenestration products
Solon, Ohio (Lease expires 2017)	Flexible spacer, and adhesive research and sales
Luck, Wisconsin	Fenestration products
Richmond, Kentucky	Vinyl and composite extrusions
Winnebago, Illinois	Vinyl extrusions
Mounds View, Minnesota (Lease expires 2016)	Fenestration products
Kent, Washington (Lease expires 2020)	Vinyl and composite extrusions
Yakima, Washington (Lease expires 2016)	Vinyl extrusions
Dubuque, Iowa (Leased expires 2017)	Fenestration products
Shawano, Wisconsin (Lease expires 2020)	Wood flooring
Cambridge, Ohio, (Lease expires 2021)	Flexible spacer and solar adhesives
Coventry, United Kingdom	Flexible spacer
Heinsberg, Germany (Lease expires 2025)	Flexible spacer
Sacramento, California (Lease expires 2016)	Screens for vinyl windows and doors
Des Moines, Iowa (Lease expires 2019)	Screens for vinyl windows and doors
Phoenix, Arizona (Lease expires 2015)	Screens for vinyl windows and doors
Denver, Colorado (Lease expires 2015)	Screens for vinyl windows and doors
Paris, Illinois (Leased month to month)	Screens for vinyl windows and doors
Parkersburg, West Virginia (Lease expires 2017)	Screens for vinyl windows and doors
Fontana, California (Lease expires 2019)	Screens for vinyl windows and doors
Perrysburg, Ohio (Lease expires 2019)	Screens for vinyl windows and doors
Chehalis, Washington (Leases expire 2015 & 2019)	Screens for vinyl windows and doors
Greenville, Texas (Lease expires 2020)	Vinyl extrusions

We believe our operating properties are in good condition and well maintained, and are generally suitable and adequate to carry on our business. In fiscal 2014, our facilities operated at approximately 46% of capacity.

Item 3. Legal Proceedings.

From time to time, we, along with our subsidiaries, are party to various legal proceedings arising in the ordinary course of business. We reserve for litigation loss contingencies that are both probable and reasonably estimable. We do not expect that losses resulting from any current legal proceedings will have a material adverse effect on our consolidated financial statements if or when such losses are incurred.

For discussion of environmental issues, see Item 1, "Business - Environmental and Employee Safety Matters" discussed elsewhere in this Annual Report on Form 10-K.

Item 4. Mine Safety Disclosures.

Not Applicable.

PART II

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

Our common stock, \$0.01 par value, has been listed on the New York Stock Exchange under the ticker symbol NX since April 24, 2008. The following table sets forth, for the periods indicated, the high and low sales price per share of our common stock as reported, and the quarterly cash dividend declared per share on our common stock.

	NX Stock Price						
Period	 High		Low	Declared			
Quarter ended October 31, 2014	\$ 20.26	\$	16.96	\$	0.04		
Quarter ended July 31, 2014	19.16		16.50		0.04		
Quarter ended April 30, 2014	21.42		17.78		0.04		
Quarter ended January 31, 2014	20.54		16.98		0.04		
Quarter ended October 31, 2013	21.84		15.66		0.04		
Quarter ended July 31, 2013	18.95		15.87		0.04		
Quarter ended April 30, 2013	21.22		15.37		0.04		
Quarter ended January 31, 2013	\$ 22.27	\$	18.03	\$	0.04		

The terms of our revolving credit agreement do not specifically limit the total amount of dividends or other distributions to our shareholders. Dividends and other distributions are permitted so long as after giving effect to such dividend or stock repurchase, there is no event of default.

There were approximately 2,561 holders of our common stock (excluding individual participants in securities positions listings) on record as of December 8, 2014.

Equity Compensation Plan Information

The following table summarizes certain information regarding equity compensation to our employees, officers and directors under equity compensation plans as of October 31, 2014:

	(a)	(b)	(c)
<u>Plan Category</u>	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted-average exercise price of outstanding options, warrants and rights	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a))
Equity compensation plans approved by security holders	2,588,389	\$ 16.21	1,278,606

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Issuer Purchases of Equity Securities

Set forth below is a table summarizing the program and the repurchase of shares during the quarter ended October 31, 2014.

	Periods Ended (a) Total Number of Shares Purchased ⁽¹⁾	Periods Ended (b) Average Price Paid per Share ⁽¹⁾	Periods Ended (c) Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs ⁽¹⁾	Periods Ended (d) Maximum US Dollars Remaining that May Yet Be Used to Purchase Shares Under the Plans or Programs ⁽¹⁾
August 1, 2014 through August 31, 2014	—	—	—	\$75,000,000
September 1, 2014 through September 30, 2014	316,900	\$18.33	316,900	\$69,192,195
October 1, 2014 through October 31, 2014	999,426	\$18.44	999,426	\$50,786,877
Total	1,316,326	\$18.39	1,316,326	

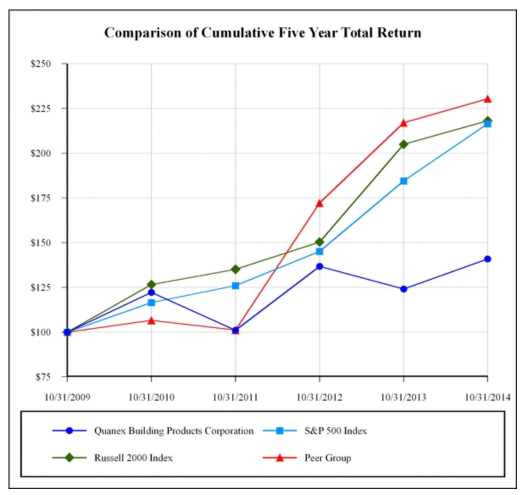
⁽¹⁾ Our Board of Directors approved a stock repurchase program that authorized the repurchase of 2,000,000 shares of our common stock (1,000,000 on May 27, 2010 and 1,000,000 on August 25, 2011). No shares were purchased under this program in fiscal 2014 and there were 905,663 shares available under the program prior to its cancellation in September 2014. Our Board cancelled this existing program on September 5, 2014, and approved a new stock repurchase program authorizing us to use up to \$75.0 million to purchase shares of our common stock. Repurchases under the new program will be made in open market transactions or privately negotiated transactions, subject to market conditions, applicable legal requirements and other relevant factors. The program does not have an expiration date.

For the period from September 5, 2014 through October 31, 2014, we purchased 1,316,326 shares at a cost of \$24.2 million under the new program.

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Stock Performance Graph

The following chart represents a comparison of the five year total return of our common stock to the Standard & Poor's 500 Index (S&P 500), the Russell 2000 Index, and a peer group index selected by us, which includes companies offering similar products and services as ours. The companies included in the peer group are American Woodmark Corp, Apogee Enterprises Inc, Builders FirstSource Inc, Drew Industries Inc, Eagle Materials Inc, Gibraltar Industries Inc, Griffon Corp, Louisiana-Pacific Corp, Simpson Manufacturing Company Inc, Trex Company Inc, NCI Building Systems Inc, Nortek Inc, Ply Gem Holding Inc, and Universal Forest Products Inc.



INDEXED RETURNS			For the Years Ended										
Company Name / Index	10/31/2009 10/31/2010			1	10/31/2011		10/31/2012		10/31/2013		10/31/2014		
Quanex Building Products Corporation	\$100	\$	122.18	\$	101.04	\$	136.69	\$	124.03	\$	140.83		
S&P 500 Index	100		116.52		125.94		145.09		184.52		216.39		
Russell 2000 Index	100		126.58		135.07		150.35		204.90		218.07		
Peer Group	\$100	\$	106.57	\$	101.15	\$	172.16	\$	217.02	\$	230.41		

Item 6. Selected Financial Data.

The following table presents selected historical consolidated financial and operating data for the periods shown. The selected consolidated financial data as of October 31, 2014, 2013, 2012, 2011 and 2010 and for each of the fiscal years then ended was derived from our audited consolidated financial statements for those dates and periods, adjusted for discontinued operations, as indicated. The following information should be read in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our financial statements and related notes included elsewhere in this Annual Report on Form 10-K.

	Fiscal Years Ended October 31,								
		2014(1)(6)		2013(1)(2)	2	$012^{(1)(3)(5)(6)}$	20	011 ⁽¹⁾⁽⁴⁾⁽⁶⁾⁽⁷⁾	2010(1)(7)
				(Dollars in th	10 usa	nds, except pe	r sha	re data)	
Consolidated Statements of Income									
Net sales	\$	595,384	\$	554,867	\$	478,578	\$	420,258	\$ 361,062
Cost and expenses:									
Cost of sales		464,584		419,733		355,669		315,765	267,614
Selling, general and administrative		82,150		98,969		100,884		75,918	62,110
Depreciation and amortization		33,869		53,521		29,975		25,390	19,879
Asset impairment charges		505		1,465		912		1,799	 _
Operating income (loss)		14,276		(18,821)		(8,862)		1,386	11,459
Non-operating income (expense):									
Interest expense		(562)		(621)		(431)		(430)	(420)
Other, net		92		170		225		(510)	2,651
Income (loss) from continuing operations before income taxes		13,806		(19,272)		(9,068)		446	13,690
Income tax benefit (expense)		(5,468)		6,888		2,507		(857)	(5,924)
Income (loss) from continuing operations		8,338		(12,384)		(6,561)		(411)	 7,766
Income (loss) from discontinued operations, net of taxes		20,896		681		(9,973)		9,477	15,332
Net income (loss)	\$	29,234	\$	(11,703)	\$	(16,534)	\$	9,066	\$ 23,098
Basic earnings per common share:									
Basic earnings (loss) from continuing operations	\$	0.22	\$	(0.34)	\$	(0.18)	\$	(0.01)	\$ 0.21
Basic earnings (loss) from discontinued operations		0.57		0.02		(0.27)		0.25	0.41
Basic earnings (loss) per share	\$	0.79	\$	(0.32)	\$	(0.45)	\$	0.24	\$ 0.62
Diluted earnings per common share:									
Diluted earnings (loss) from continuing operations	\$	0.22	\$	(0.34)	\$	(0.18)	\$	(0.01)	\$ 0.21
Diluted earnings (loss) from discontinued operations		0.56		0.02		(0.27)		0.25	0.40
Diluted earnings (loss) per share	\$	0.78	\$	(0.32)	\$	(0.45)	\$	0.24	\$ 0.61
Cash dividends declared per share	\$	0.16	\$	0.16	\$	0.16	\$	0.16	\$ 0.14
Other Financial & Operating Data									
Income (loss) from continuing operations, percent of net sales		1.4%		(2.2)%		(1.4)%		%	2.2%
Cash provided by operating activities	\$	20,778	\$	43,519	\$	26,478	\$	52,944	\$ 89,132
Cash provided by (used for) investing activities		74,124		(59,687)		(41,704)		(135,367)	(15,785)
Cash used for financing activities		(24,459)		(4,869)		(3,928)		(14,914)	(9,370)
Acquisitions, net of cash acquired		5,161		22,096		_		110,845	1,590
Capital expenditures	\$	33,779	\$	37,931	\$	42,871	\$	25,312	\$ 14,720
Selected Consolidated Balance Sheet Data at Year End									
Cash and cash equivalents	\$	120,384	\$	49,734	\$	71,252	\$	89,616	\$ 187,176
Total assets		517,113		571,815		589,538		584,929	591,250
Long-term debt, excluding current portion		586		701		789		860	951
Total liabilities	\$	96,193	\$	155,621	\$	167,711	\$	147,703	\$ 149,818

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- ⁽¹⁾ In April 2014, we sold Nichols to Aleris. Accordingly, the assets and liabilities of Nichols were reported as discontinued operations in the consolidated balance sheets for the applicable periods presented, and the related operating results are reported as discontinued operations in the consolidated statements of income (loss) presented, as applicable.
- ⁽²⁾ In December 2012, we acquired substantially all the assets of Alumco, Inc. and its subsidiaries, a manufacturer of window screens, with multiple facilities within the United States.
- (3) In fiscal 2012, we experienced a strike at two of our facilities in Davenport, Iowa, (included in discontinued operations) which had a negative impact on operating income of approximately \$11.1 million (\$7.3 million net of tax), including a reduction in sales volume and incremental direct costs.
- (4) In March 2011, we acquired Edgetech, I.G. Inc. and its German subsidiary. Headquartered in Cambridge, Ohio, Edgetech has three manufacturing facilities, one each in the United States, United Kingdom and Germany, that produced and marketed a full line of warm edge insulating glass spacer systems for window and door customers in North America and abroad. In March 2011, we also acquired a small vinyl extrusion facility in Yakima, Washington. Accordingly, the estimated fair value of assets acquired in the acquisition and the results of operations were included in our consolidated financial statements as of the effective date of the acquisition.
- (5) In November 2011, we announced a consolidation program for two of our insulating glass manufacturing facilities, whereby we closed a facility in Barbourville, Kentucky. This facility consolidation was completed ahead of schedule in August 2012. In fiscal 2012, we recorded expenses totaling \$9.0 million (\$5.9 million net of tax) related to this consolidation.
- ⁽⁶⁾ During fiscal 2011, we recognized an expense of \$1.9 million (\$1.1 million net of tax) to increase our warranty reserve associated with a discontinued legacy product and claims. In fiscal 2014, we decreased our warranty reserve and reduced expense by \$2.9 million (\$1.8 million net of tax) related to claims associated with this discontinued legacy product.
- (7) In 2010, we closed a start-up facility in China due to contraction of demand and a decision to serve the international thin film solar panel markets from our North American operations. Accordingly, the assets and liabilities of this start-up facility in China were reported as discontinued operations in the consolidated balance sheets for the applicable periods presented, and the related operating results are reported as discontinued operations in the consolidated statements of income presented, as applicable.

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

The following discussion and analysis contains forward-looking statements based on our current assumptions, expectations, estimates and projections about our business and the homebuilding industry, and therefore, it should be read in conjunction with our consolidated financial statements and related notes thereto, as well as *"Cautionary Note Regarding Forward-Looking Statements"* discussed elsewhere within this Annual Report on Form 10-K. For a listing of potential risks and uncertainties which impact our business and industry, see Item 1A, *"Risk Factors."* Actual results could differ from our expectations due to several factors which include, but are not limited to: market price and demand for our products, economic and competitive conditions, capital expenditures, new technology, regulatory changes and other uncertainties. Unless otherwise required by law, we undertake no obligation to publicly update any forward-looking statements, even if new information becomes available or other events occur in the future.

Our Business

We manufacture energy efficient window components that include (1) flexible insulating glass spacers, (2) extruded vinyl profiles, (3) window and door screens, (4) solar panel sealants and (5) precision-formed metal and wood products for original equipment manufacturers (OEMs) in the residential and commercial window and door industries. We use low-cost production processes and engineering expertise to provide our customers with specialized products for their specific window and door applications. We believe these capabilities provide us with unique competitive advantages. We serve a primary customer base in North America, and also serve customers in international markets through our operating plants in the United Kingdom and Germany, as well as through sales and marketing efforts in other countries.

We continue to invest in organic growth initiatives and to pursue targeted business acquisitions, which may include vertically integrated vinyl extrusion businesses or screen manufacturers that allow us to expand our existing fenestration footprint, enhance our existing product offerings, acquire complementary technology, enhance our leadership position within the markets we serve, and expand into new markets or service lines.

We have four operating segments which we aggregate into one reportable business segment. The accounting policies of our operating segments are the same as those used to prepare our accompanying consolidated financial statements.

Recent Transactions and Events

On April 1, 2014, we sold our interest in a limited liability company which held the net assets of our Nichols Aluminum business (Nichols) to Aleris International, Inc. (Aleris), a privately held Delaware corporation which provides aluminum rolled products and extrusions, aluminum recycling and specification aluminum alloy production. We received net proceeds of \$107.4 million, which includes a working capital adjustment of \$2.6 million which we paid in June 2014, resulting in a gain on the transaction of \$24.1 million, net of related taxes of \$15.1 million. Our purchases of aluminum product from Nichols for the years ended October 31, 2014, 2013 and 2012 were \$14.9 million, \$12.6 million and \$11.9 million, respectively.

Prior to the sale, Nichols was the sole operating segment included in our Aluminum Sheet Products reportable segment. Consistent with U.S. GAAP, we have recorded this business as a discontinued operation for all periods presented, and reclassified the results of operations of Nichols into a single caption on the accompanying statements of income (loss) as "Income (Loss) from Discontinued Operations, net of Taxes." Therefore, our operating segment disclosure includes only one reportable segment for the years ended October 31, 2014, 2013 and 2012.

In November 2013, Nichols experienced a fire at its Decatur, Alabama facility, which damaged a cold mill used to press aluminum sheeting to a desired thickness. The loss was insured, subject to a \$0.5 million deductible. We capitalized \$6.5 million to rebuild the asset, which was returned to service as of March 31, 2014. We incurred an additional \$2.3 million associated with this loss, including an impairment of \$0.5 million related to retirement of the asset, moving costs, outside service costs, clean-up and the deductible. To date, we have received insurance proceeds of \$4.8 million. We expect to receive total insurance proceeds of approximately \$8.1 million, resulting in an expected gain on involuntary conversion of \$5.7 million. We estimate the remaining unrecognized gain on involuntary conversion at \$3.3 million. We expect to recognize this gain during fiscal 2015, when and to the extent that insurance proceeds are received, which will result in an increase in income from discontinued operations, net of tax.

In December 2013, we acquired certain vinyl extrusion assets of Atrium Windows and Doors, Inc. (Atrium) at a facility in Greenville, Texas, for \$5.2 million in cash (Greenville). We accounted for this transaction as a business combination resulting in an insignificant gain on the purchase. We entered into a supply agreement with Atrium related to the products manufactured at Greenville. We believe this acquisition expanded our vinyl extrusion capacity and positioned us with a platform from which to better serve our customers in the southern United States.

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In August 2013, we ceased all activities associated with our enterprise resource planning (ERP) implementation and migrated several operating units which were utilizing the ERP prior to August 2013 back to legacy systems as of October 31, 2013, although we continue to use certain elements of the ERP at the corporate office. We recorded a change in accounting estimate during the fourth quarter of 2013 and accelerated depreciation associated with certain ERP assets. We incurred charges related to termination benefits and contract termination costs which were not deemed significant.

Our former Chairman, President and Chief Executive Officer, Mr. David Petratis, retired from his position effective July 8, 2013. Mr. Petratis participated in a number of our stock-based and deferred compensation plans. In January 2014, we paid approximately \$3.3 million to Mr. Petratis, which represented his vested balances under our deferred compensation plan, and, in February 2014, we paid \$1.7 million to Mr. Petratis pursuant to our supplemental employee retirement plan.

In December 2012, we acquired substantially all of the assets of Alumco Inc. and its subsidiaries (Alumco) for \$22.1 million which included a working capital adjustment received of \$0.4 million, and subject to an earn-out provision for which the criteria for additional compensation was not met. The purchase of Alumco allowed us to expand the scope of our fenestration business to include screens for vinyl windows and door manufacturers, and to expand our geographic reach throughout the United States. We believe this acquisition allowed us to build upon our national and regional original equipment manufacturer (OEM) customer base and to enhance our distribution capabilities. We recorded tax-deductible goodwill of \$2.8 million in conjunction with this transaction.

Market Overview and Outlook

We believe the primary drivers of our operating results continue to be North American new home construction and residential remodeling and replacement (R&R) activity. We believe that housing starts and window shipments are indicators of activity levels in the home building and window industries, and we use this data, as published by or derived from third-party sources, to evaluate the market.

Housing starts and window shipments in the United States have increased in recent years, although the rate of increase in 2014 has been slower than forecasted when the housing recovery began in 2010. The National Association of Homebuilders (NAHB) has forecasted calendar-year housing starts to increase from 1.0 million units in 2013 to 1.1 million units in 2014 and 1.2 million units in 2015, reflecting increasing consumer confidence and a healthier economy. Ducker Worldwide, LLC (Ducker), a consulting and research firm, indicated that window shipments in the R&R market are expected to increase from 26.3 million units in 2013 to 27.8 million units in 2014 and 29.2 million units in 2015, and new construction window shipments are forecasted to increase at a higher pace. Derived from reports published by Ducker, the overall growth in window shipments for the trailing twelve-month period ended September 30, 2014 was 5.3%. During this period, growth in new construction increased 7.8%, while growth in R&R activity increased 3.7%. Growth in new construction continues to outpace the growth in R&R, with a greater portion of the new construction associated with multi-family housing. According to the July 31, 2014 publication, "Multifamily Mid Year Outlook 2014" by the Federal Home Loan Mortgage Corporation, a public government-sponsored enterprise, the economic recession has resulted in an estimated 3.9 million delayed household formations. With supply of single-family homes tight and rising home prices, we believe this delay in housing formation has contributed to the growth in multi-family housing, particularly with Millennials, 18-to-34-year-olds, who account for 75% of estimated housing demand and are more likely to rent than buy.

The United States government has not changed energy standards recently, but higher energy efficiency standards in Europe are positively impacting the industry. We continue to be optimistic about our growth prospects in Europe, particularly in the United Kingdom, Germany and Scandinavian countries, where the push for higher energy efficiency standards has been the strongest. Older technology cold-edge spacers are still a dominant force in these regions and garner a larger portion of the total market share in Europe relative to the United States. We operate warm-edge spacer plants in the United Kingdom and in Germany, where we added a third production line during the fourth quarter of 2013. We have experienced some challenges in Europe associated with product defects, which have been alleviated with the implementation of a replacement component for our warm-edge spacer products during 2014. We believe we can become the provider of choice as demand for more energy-efficient warm edge spacers grows and eventually displaces cold edge spacers.

The housing recovery continues to improve in the United States, but there remain challenges to growth prospects in the fenestration market that we serve. We have experienced an increase in demand for our products in Europe, Australia and Scandinavia, but slow recovery in Canada. In the United States, our growth is somewhat dependent upon the growth of our customers, particularly the national OEMs. If these customers lose market share or exert pricing pressure on us, our business may be negatively impacted. Furthermore, our growth can be impeded by the availability and pricing of critical raw materials, and our ability to pass this incremental cost to our customers through surcharges. Finally, our business is subject to seasonality, as window installation levels generally increase during the summer months and decrease during the winter months due to inclement weather.



Comparison of the fiscal years ended October 31, 2014 and 2013

This table sets forth our consolidated results of operations for the twelve-month periods ended October 31, 2014 and 2013.

				For	the Years En	ded October 31,			
		201	4		20	13		. 2013	
	1	Amounts	% of Sales	1	Amounts	% of Sales	\$	Change	% Change
					(Dollars in	millions)			
Net sales	\$	595.4	100%	\$	554.9	100%	\$	40.5	7%
Cost of sales		464.6	78%		419.7	76%		44.9	11%
Selling, general and administrative		82.1	14%		99.0	18%		(16.9)	(17)%
Depreciation and amortization		33.9	6%		53.5	10%		(19.6)	(37)%
Asset impairment charges		0.5	%		1.5	%		(1.0)	(67)%
Operating income (loss)		14.3	2%		(18.8)	(3)%		33.1	176%
Interest expense		(0.6)	%		(0.7)	%		0.1	(14)%
Other, net		0.1	%		0.2			(0.1)	(50)%
Income tax (expense) benefit		(5.5)	(1)%		6.9	1%		(12.4)	(180)%
Income (loss) from continuing operations	\$	8.3	1%	\$	(12.4)	(2)%	\$	20.7	(167)%
Income (loss) from discontinued operations	\$	20.9	4%	\$	0.7	%	\$	20.2	2,886%
Net income (loss)	\$	29.2	5%	\$	(11.7)	(2)%	\$	40.9	(350)%

Net Sales. Net sales increased \$40.5 million, or 7%, for fiscal 2014 compared to fiscal 2013. The results for 2014 include incremental sales of \$12.7 million associated with the Alunco business acquired in December 2012, reflecting a full year of activity in 2014 versus ten months of activity in 2013, as well as the effect of price increases during the latter half of 2014 and higher volume. We experienced higher sales volume for our insulating glass spacer products, including strong core United States sales, increased export sales, better-than-expected results for our solar product line, and favorable sales associated with the European operations, despite some challenges with customer returns and allowances in Europe. In addition, our window screen accessory products were in higher demand in 2014 resulting in favorable pricing, primarily for our wood products. Our vinyl profile product sales were favorably impacted by the volume associated with the Greenville asset acquisition in December 2013, as well as an increase from resin surcharges for a portion of our vinyl profiles as resin prices increased throughout 2014. Our vinyl profile product sales were unfavorably impacted by price concessions, contractual provisions in annual contracts that limit the amount of increased vinyl resin cost we can pass to customers, other pricing pressure and an increase in sales returns and allowances. Overall improvement in the housing market in the United States is trending toward new construction of multi-family homes which generally contain lower-cost, less energy-efficient windows. Window shipments, derived from preliminary data provided by Ducker for the year-over-year results during the same period, as adjusted for certain foreign and other results, including pro forma results for Alumco, to be more comparable to Ducker.

Cost of Sales. The increase in cost of sales of \$44.9 million, or 11%, for fiscal 2014 compared to fiscal 2013 correlates to a 7% increase in net sales, as described above. The primary reason for the decrease in margin during 2014 was related to a series of resin cost increases, a major raw material used in our vinyl products. We also experienced labor inefficiencies partially attributable to delays associated with new extrusion lines, higher repair and maintenance costs, and freight costs. These increases in cost were partially offset by favorable material price variances for butyl, a commodity used for our IG spacer products, as well as other material savings. We recorded a decrease in warranty accruals of \$3.0 million, of which \$2.9 million related to a warranty accrual for a specific customer which was settled in December 2013. Furthermore, we continue to evaluate our cost structure to reduce overhead and align our staffing needs to maximize efficiency.

Selling, General and Administrative. Our selling, general and administrative expenses decreased \$16.9 million, or 17%, for fiscal 2014 compared to fiscal 2013. Of this amount, \$9.9 million represents the cost incurred in 2013 associated with our ERP implementation project which was ceased in August 2013. No such implementation costs were incurred for the comparative period in 2014. In addition, we reduced our headcount associated with the information technology structure that was originally built to support the ERP project; we streamlined our sales and marketing group; and we implemented selective headcount reductions. Costs associated with transaction fees totaled \$0.5 million in 2014 compared to \$1.0 million of such fees in 2013. Although our stock-based compensation expense declined year-over-year, this decline was offset by an increase in compensation cost associated

with long-term incentive arrangements tied to the performance of our common stock. In addition, our incentive compensation costs increased in 2014 as a result of more favorable operating results year-over-year.

Depreciation and Amortization. Depreciation and amortization expense decreased \$19.6 million, or 37%, for fiscal 2014 compared to fiscal 2013, primarily associated with the cessation of our ERP project in 2013. For the year ended October 31, 2013, we incurred incremental costs of \$19.8 million of depreciation expense associated with the assets placed in service in conjunction with the ERP implementation. When the project ceased in August 2013, the remaining useful lives for the majority of the assets were accelerated to October 2013. Therefore, a relatively small amount of depreciation expense was incurred in fiscal 2014 associated with the ERP implementation effort. In addition, we incurred depreciation expense associated with assets placed into service during 2014, including the Greenville assets acquired in December 2013, partially offset by the incremental depreciation and amortization associated with the Alumco acquisition, which had a larger impact on 2013 since the assets acquired had a relatively short useful life. Also affecting the results was the normal run-off of fixed assets and intangible assets which became fully depreciated during these periods.

Asset Impairment Charges. We recorded an impairment loss of \$0.5 million in April 2014 associated with a facility in Barbourville, Kentucky. This facility was subsequently sold in May 2014, resulting in an insignificant realized loss on the sale.

Interest Expense. Interest expense decreased slightly during fiscal 2014 compared to fiscal 2013. During 2013, we borrowed \$23.5 million to fund the Alumco acquisition and other working capital needs. This debt was retired within several months. No similar borrowings have occurred during 2014.

Other, Net. Other, net expense was not significant during fiscal 2014 or fiscal 2013, and related primarily to net gains and losses on foreign currency exchange transactions and interest income.

Income Taxes. We recorded income tax expense associated with continuing operations of \$5.5 million during fiscal 2014 compared to a tax benefit of \$6.9 million during fiscal 2013. The change in tax expense was driven by the change in pre-tax income which totaled \$13.8 million for the year ended October 31, 2014 compared to a pre-tax loss of \$19.3 million for the year ended October 31, 2013, reflecting an effective tax rate of 39.6% and 35.7% for the respective years. Additional items impacting the effective rate were the foreign tax rate differential, the effect of permanent book-to-tax differences, return to actual results and a discrete item totaling \$1.1 million in 2014 associated with the incorporation of our U.K. branch as a subsidiary. In addition, we implemented certain tax strategies during 2014 which we believe will favorably reduce our effective rate in future periods, but had an unfavorable impact on the deferred tax rate for fiscal 2014.

Income (Loss) from Discontinued Operations. We sold Nichols on April 1, 2014 and recorded a gain on the sale of \$24.1 million, net of tax of \$15.1 million. Excluding this gain, the loss from discontinued operations would have been a loss of \$5.1 million for the period from November 1, 2013 (start of the fiscal year) through the date of sale, April 1, 2014, compared to income of \$0.7 million for the year ended October 31, 2013. The results for Nichols prior to the sale in 2014 reflected the unfavorable impact of aluminum commodity prices, which contributed to lower throughput and lower volume, partially offset by the gain on involuntary conversion associated with the cold mill fire. The results for Nichols in 2013 include a full-year of activity.

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Comparison of the fiscal years ended October 31, 2013 and 2012

This table sets forth our consolidated results of operations for the twelve-month periods ended October 31, 2013 and 2012.

			For t	he Years En	ded October 31,	,		
	201	3		20	12		2013 vs	. 2012
	Amounts	% of Sales	1	Amounts	% of Sales	\$ Change		% Change
				(Dollars in	millions)			
Net sales	\$ 554.9	100%	\$	478.6	100%	\$	76.3	16%
Cost of sales	419.7	76%		355.7	74%		64.0	18%
Selling, general and administrative	99.0	18%		100.9	21%		(1.9)	(2)%
Depreciation and amortization	53.5	10%		30.0	6%		23.5	78%
Asset impairment charges	1.5	%		0.9	%		0.6	67%
Operating (loss) income	 (18.8)	(3)%		(8.9)	(2)%		(9.9)	111%
Interest expense	(0.7)	%		(0.4)	%		(0.3)	75%
Other, net	0.2	%		0.2	%		_	%
Income tax benefit	6.9	1%		2.5	1%		4.4	176%
Loss from continuing operations	\$ (12.4)	(2)%	\$	(6.6)	(1)%	\$	(5.8)	88%
Income (loss) from discontinued operations	\$ 0.7	%	\$	(9.9)	(2)%	\$	10.6	(107)%
Net income (loss)	\$ (11.7)	(2)%	\$	(16.5)	(3)%	\$	4.8	(29)%

Net Sales. The increase in net sales for fiscal 2013 compared to fiscal 2012 was primarily attributable to the following: (1) the acquisition of Alumco on December 31, 2012, which contributed net sales of \$49.1 million during the period in 2013; (2) an increase in demand for our insulating glass warm-edge spacers in Europe, particularly in Central Europe, Eastern Europe and Scandinavia, and to a lesser extent, in the United States; (3) higher sales of vinyl window and door profiles, as favorable increases in demand resulted in a higher volume of units shipped, partially offset by the effect of pricing pressure and a decrease in pass-through surcharges for resin; and (4) higher sales for our engineered components products, due largely to higher demand from a national customer. In connection with our European operations, we expanded our plant in Germany to a third production line which became operational in 2013. We expect demand for our warm-edge spacers to remain high in Europe, but to be more challenged in North America, as sales of our higher-end spacer products continue to be negatively affected by the housing downturn in Canada and the recent shift in new construction to multi-family dwellings in the United States.

Cost of Sales. Our cost of sales increased by \$64.0 million, or 18%, when comparing fiscal 2013 to fiscal 2012. This increase was slightly higher than the 16% increase in net sales for the respective period. Of this increase in cost of sales, \$43.0 million was related to the Alumco acquisition. In addition, we experienced pricing pressure, as well as higher material and labor costs. The profitability of our vinyl products continues to be challenged as we have provided volume discounts for our fastest growing customers and experienced an increase in the cost of resin, which is the primary raw material used to manufacture our vinyl profiles. As sales to certain customers increase, we are obligated to provide greater price concessions in the form of volume discounts, which ultimately reduce our profit margins. We were able to pass some of the higher resin costs on to our customers through price adjustments, but we did absorb a greater proportion of this expense during recent months, as reflected in the decline in overall profit margin year-over-year. As our business grows and throughput increases, we are focused on improving our operational and production efficiencies to lower overall manufacturing overhead costs, although we remain challenged in certain areas, including managing our scrap costs. An increase in material costs has adversely affected our current year gross margins. We completed a plan to consolidate our insulating glass spacer facilities in North America in August 2012. Partially offsetting our increase in cost of sales was consolidation savings in fiscal 2013 totaling \$4.7 million.

Selling, General and Administrative. Our selling, general and administrative costs decreased by \$1.9 million, or 2%, when comparing fiscal 2013 and fiscal 2012. During fiscal 2012, we incurred \$8.0 million of insulating glass consolidation related expenses that did not recur during fiscal 2013. In addition, we estimate annual pre-tax savings as a result of this consolidation of \$4.0 million. These decreases in selling, general and administration expense were partially offset by the expense associated with Alumco, which contributed \$3.4 million during fiscal 2013. Moreover, in 2010, we adopted an implementation plan with regards to a new enterprise resource planning software. We began the implementation pursuant to this plan, and we incurred costs, of which a portion was expensed and a portion was capitalized as a fixed asset. In connection with this implementation, the amounts

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expensed as selling, general and administrative expense during the years ended October 31, 2013 and 2012 was \$ 10.0 million and \$5.5 million, respectively. The initial phase of the ERP implementation was effective March 2013, and we capitalized an asset totaling approximately \$20.3 million. We continued to incur costs associated with this initial phase during the succeeding months after the asset was capitalized, all of which was expensed as incurred in accordance with U.S. GAAP. In addition, we began incurring costs pursuant to the next phase of the ERP implementation, a portion of which was expensed and a portion capitalized. Concurrently, we incurred incremental costs related to additional personnel and consultants to support the implementation effort. We also recorded \$0.7 million of incremental costs related to our self-insured worker's compensation program; higher costs associated with stock-based compensation expense on a year-over-year basis, partially offset by the benefit associated with other forfeited awards under our compensation plans for which the value is based on our common stock price; higher employee training costs; and transaction costs of \$1.0 million incurred in early 2013 associated with the Alumco acquisition. These increases were partially offset by lower incentive accruals based on earnings.

Depreciation and Amortization. Depreciation and amortization expense increased by \$23.5 million, or 78%, when comparing fiscal 2013 to fiscal 2012. Of this amount, \$2.8 million was related to certain intangible assets and fixed assets we acquired with the Alumco purchase transaction. In addition, we invested approximately \$17.7 million for capital improvements during the twelve months ended October 31, 2013, which resulted in additional depreciation expense compared to fiscal 2012. Moreover, an increase of \$20.3 million in fiscal 2013 in comparison to fiscal 2012 was primarily related to accelerated depreciation associated with our ERP system. In August 2013, our Board of Directors approved a plan to cease all activities associated with our ERP implementation. Effective October 31, 2013, we transitioned our manufacturing operations that were using the ERP system to legacy systems. We expensed \$1.2 million of construction in progress in August 2013. In addition, we incurred one-time termination benefits and minimal contract termination costs during the fourth quarter of 2013. We accelerated depreciation for the first phase of this ERP implementation which resulted in incremental depreciation expense of \$15.3 million. In addition, in April 2013, we capitalized an office build-out associated with the new corporate offices in Houston, Texas.

Asset Impairment Charges. We recorded an impairment loss of \$1.5 million during fiscal 2013. Of this amount, \$0.7 million was related to a write-down of certain land held for sale in Arizona, and \$0.8 million was related to a write-down of the facility held for sale in Barbourville, Kentucky, as well as certain other fixed assets. For fiscal 2012, we recorded an impairment loss of \$0.9 million associated with our facility in Barbourville, Kentucky.

Income (Loss) from Discontinued Operations. We sold Nichols on April 1, 2014. We account for this business as a discontinued operation. For the year ended October 31, 2013, we recorded income of \$0.7 million related to discontinued operations, net of tax, compared to a loss of \$10.0 million for the year ended October 31, 2012. The loss in 2012 was largely attributable to a decrease in sales and productivity resulting from a union strike. We incurred higher third-party processing (labor) and material costs as we purchased semi-finished coil from outside parties to fulfill customer orders, and we did not have sufficient labor to run our casting facility at full capacity. The strike was directly related to a decline in volume processed of 12 million pounds. No such strike occurred during fiscal 2013.

Liquidity and Capital Resources

Overview

Our principal sources of funds are cash on hand, cash flow from operations, and borrowings under our \$150 million Senior Unsecured Revolving Credit Facility (the Credit Facility). As of October 31, 2014 we had \$120.4 million of cash and equivalents, \$140.7 million available under the Credit Facility and outstanding debt of \$0.8 million, of which no amounts were outstanding under our Credit Facility.

Cash and cash equivalents increased by \$70.7 million during fiscal 2014 due primarily to the sale of Nichols which provided net proceeds of \$107.4 million, partially offset by funds used for the Greenville acquisition, capital investments in our manufacturing facilities, dividends paid, treasury shares purchased and on-going operational activities.

Analysis of Cash Flow

The following table summarizes our cash flow results for the years ended October 31, 2014, 2013 and 2012:

	Year Ended October 31,							
		2014	2013			2012		
	(In millions)							
Cash flows provided by operating activities	\$	20.8	\$	43.5	\$	26.5		
Cash flows provided by (used in) investing activities		74.1		(59.7)		(41.7)		
Cash flows used in financing activities	\$	(24.5)	\$	(4.9)	\$	(3.9)		

Operating Activities

Cash provided by operating activities decreased by \$22.7 million for the year ended October 31, 2014 compared to the year ended October 31, 2013. A portion of this decrease is attributable to the Nichols business which was sold on April 1, 2014, for which there were five months of activity in 2014 compared to a full-year for 2013. We combine the Nichols discontinued operations with our continuing operations for cash flow presentation as permitted by U.S. GAAP. The overall decline in operating cash flow also reflects an incremental investment in inventory, funding of pension commitments, payments related to long-term incentive arrangements for a retired officer, as well as timing associated with receivable collections and payables. These decreases in operating cash flow were partially offset by an increase in net income, driven by an increase in revenues which generated more cash receipts.

Cash provided by operating activities increased by \$17.0 million for the year ended October 31, 2013 compared to the year ended October 31, 2012. An increase in sales revenue and the timing of receivable collections contributed to higher gross cash inflows in 2013, which was partially offset by the timing of the payments made to fund raw material purchases and other commitments, higher bonus payments, customer rebates, non-capitalized ERP expenditures, and transaction costs of approximately \$1.0 million related to the Alumco acquisition which occurred in December 2012.

Working capital was \$186.2 million, \$114.4 million and \$123.1 million as of October 31, 2014, 2013 and 2012, respectively.

Investing Activities

Cash provided by investing activities totaled \$74.1 million for 2014 and cash used for investing activities totaled \$59.7 million for 2013, a net increase of \$133.8 million. The primary driver of this increase was net proceeds of \$107.4 million from the sale of Nichols, an incremental decrease in cash used for acquisitions and capital expenditures of \$16.9 million and \$4.2 million, respectively, and an increase in cash of \$4.8 million for insurance proceeds related to the cold mill fire at Nichols.

Cash used for investing activities increased by \$18.0 million for the year ended October 31, 2013 compared to the year ended October 31, 2012. These funds were used to purchase Alumco for \$22.1 million, partially offset by a decrease in net capital expenditures of \$4.9 million. Excluding the ERP implementation project, our primary capital project undertaken during 2013 was the installation of a new paint oven at one of our aluminum finishing facilities. Capital spending for the ERP project for the year ended October 31, 2013 was \$5.9 million compared to \$15.1 million for fiscal 2012.

At October 31, 2014, we had firm purchase commitments of approximately \$1.7 million for the purchase or construction of capital assets. We plan to fund these capital expenditures through cash from operations.

Financing Activities

For the years ended October 31, 2014, 2013 and 2012, cash used for financing activities included payment of dividends of \$6.0 million, \$5.9 million and \$5.9 million, respectively; and net repayments of long-term debt of \$0.1 million, \$0.6 million and \$0.3 million, respectively. Cash used for financing activities for the years ended October 31, 2014 and 2012 included amounts used to purchase treasury stock of \$22.3 million and \$1.3 million, respectively. There were no purchases of treasury stock for the year ended October 31, 2013. Partially offsetting these uses of cash were cash receipts associated with the issuance of common stock pursuant to stock option exercises which provided \$3.2 million, \$2.6 million and \$3.0 million for the years ended October 31, 2014, 2013 and 2012, respectively.

Liquidity Requirements

Our strategy for deploying cash is to invest in organic growth opportunities, develop our infrastructure and make strategic acquisitions. Other uses of cash include paying cash dividends to our shareholders and opportunistically repurchasing our common stock. Any excess cash and cash equivalents are invested in commercial paper with terms of three months or less. Prior to April



2014, we invested in overnight money market funds. The funds were diversified by security type across Treasuries, Government Agencies and Prime Corporate. These funds were all AAA-rated, approved by the National Association of Insurance Commissioners and compliant with Rule 2A-7 of the Investment Company Act of 1940. Our investments are diversified across multiple institutions that we believe are financially sound. We intend to remain in commercial paper, highly rated money market funds, financial institutions and treasuries following a prudent investment philosophy. From time to time, to prepare for potential disruption in the money markets, we may temporarily move funds into operating bank accounts of highly-rated financial institutions to meet on-going operational liquidity requirements. We did not experience any material losses on our cash and marketable securities investments during the years ended October 31, 2014 and 2013. We maintain cash balances in foreign countries which total \$3 million as of October 31, 2014. We consider these funds to be permanently reinvested in these countries.

Senior Credit Facility

Prior to January 28, 2013, we maintained a \$270.0 million senior unsecured revolving credit facility (the Retired Facility) which had been executed on April 23, 2008 and was scheduled to mature on April 23, 2013. The Retired Facility provided for up to \$50.0 million of standby letters of credit, limited based on availability, as defined. Amounts borrowed under the facility were to bear interest at a spread above the London Interbank Borrowing Rate (LIBOR) based on a combined leverage and ratings grid. In addition, the Retired Facility contained restrictive debt covenants, as defined in the indenture, and contained certain limits on additional indebtedness, asset or equity sales and acquisitions. During the fiscal year ended October 31, 2012 and for the period from November 1, 2012 through January 28, 2013, we were in compliance with our debt covenants and did not borrow funds pursuant to the Retired Facility.

We believe that we have sufficient funds and adequate financial resources available to meet our anticipated liquidity needs. We also believe our cash balances and cash flow from operations will be sufficient in the next twelve months and foreseeable future to finance our anticipated working capital requirements, capital expenditures, debt service requirements, treasury share purchases and dividends.

On January 28, 2013, we replaced the Retired Facility by entering into a new \$150 million senior unsecured revolving credit facility that has a five-year term, maturing on January 28, 2018, and which permits aggregate borrowings at any time of up to \$150 million, with a letter of credit sub-facility, a swing line sub-facility and a multi-currency sub-facility. Borrowings denominated in U.S dollars bear interest at a spread above LIBOR or a base rate derived from the prime rate. Foreign denominated borrowings bear interest at a spread above the LIBOR applicable to such currencies. Subject to customary conditions, we may request that the aggregate commitments under the Credit Facility be increased by up to \$100 million, with total commitments not to exceed \$250 million.

The Credit Facility requires us to comply with certain financial covenants, the terms of which are defined therein. Specifically, we must not permit, on a quarterly basis, our ratio of consolidated EBITDA to consolidated interest expense as defined (Minimum Interest Coverage Ratio), to fall below 3.00:1 or our ratio of consolidated funded debt to consolidated EBITDA, as defined (Maximum Consolidated Leverage Ratio), to exceed 3.25:1. The Maximum Consolidated Leverage Ratio is the ratio of consolidated EBITDA to consolidated interest expense, in each case for the previous four consecutive fiscal quarters. EBITDA is defined by the indenture to include proforma EBITDA of acquisitions and to exclude certain items such as goodwill and intangible asset impairments and certain other non-cash charges and non-recurring items. Subject to our compliance with the covenant requirements, the amount available under the Credit Facility is a function of: (1) our trailing twelve month EBITDA; (2) the Minimum Interest Coverage Ratio and Maximum Consolidated Leverage Ratio allowed under the Credit Facility; and (3) the aggregate amount of our outstanding debt and letters of credit. As of October 31, 2014, we were in compliance with the financial covenants set forth in the Credit Facility, as indicated in the table below:

	Require	Actual	
Minimum Interest Coverage Ratio	No less than	3.00:1	77.76:1
Maximum Consolidated Leverage Ratio	No greater than	3.25:1	0.15:1

The Credit Facility also contains certain limitations on additional indebtedness, asset or equity sales and acquisitions. The payment of dividends and other distributions is permitted, provided there is no event of default after giving effect to such transactions. If the counterparties to the Credit Facility were unable to fulfill their commitments, the funds available to us could be reduced. However, we have no reason to believe that such liquidity will be unavailable or reduced.

As of October 31, 2014, the amount available to us for use under the Credit Facility was limited to \$140.7 million and we had outstanding letters of credit of \$6.1 million. For the twelve-month period ended October 31, 2014, we did not borrow any amount under the Credit Facility, and thus had no outstanding borrowings at October 31, 2014. The weighted average interest rate



on outstanding borrowings during the year ended October 31, 2014 was 1.33%. Our borrowing rate under the Credit Facility was 3.25% and 1.20% for the swing line sub facility and the revolver, respectively, at October 31, 2014.

Repurchases of Outstanding Securities

Our Board of Directors approved a stock repurchase program that authorized the repurchase of 2,000,000 shares of our common stock (1,000,000 on May 27, 2010 and 1,000,000 on August 25, 2011). No shares were purchased under this program in fiscal 2014 and there were 905,663 shares available for repurchase under the program prior to its cancellation in September 2014. Our Board cancelled this program on September 5, 2014, and approved a new stock repurchase program authorizing us to use up to \$75.0 million to repurchase shares of our common stock. These purchases will be made in open market transactions or privately negotiated transactions in compliance with the Securities and Exchange Commission rule 10b5-1, subject to market conditions, applicable legal requirements and other relevant factors. As of October 31, 2014, we have purchased 1,316,326 shares valued at \$24.2 million, an average price of \$18.41 per share, of which \$2.0 million had not settled and is recorded as a current liability in the accompanying balance sheet. As of December 8, 2014, our cumulative purchases pursuant to this plan were 1,769,742 shares totaling \$33.3 million, an average price of \$18.84 per share, including \$0.7 million which had not settled.

Contractual Obligations and Commercial Commitments

The following table summarizes our known contractual obligations and commitments as of October 31, 2014:

	Payments Due by Period									
	Total		2015 2016-2017		016-2017	2018-2019		Thereafter		
Contractual Obligations:	(In thousands)									
Long-term debt, including interest ⁽¹⁾	\$	798	\$	206	\$	291	\$	201	\$	100
Operating leases ⁽²⁾		32,366		6,920		11,233		7,484		6,729
Unconditional purchase obligations ⁽³⁾		1,738		1,738				_		_
Total contractual cash obligations ⁽⁴⁾	\$	34,902	\$	8,864	\$	11,524	\$	7,685	\$	6,829

⁽¹⁾ Interest on our long-term debt was computed using rates in effect at October 31, 2014.

⁽²⁾ Operating leases include facilities, light vehicles, forklifts, office equipment and other operating equipment.

⁽³⁾ The unconditional purchase obligation consists of the purchase of miscellaneous parts.

⁽⁴⁾ This table excludes tax reserves recorded in accordance with ASC Topic 740 "*Income Taxes*," as we are unable to reasonably estimate the timing of future cash flows related to these reserves.

During fiscal 2015, we expect to contribute approximately \$1.9 million to our pension plan to meet our 100% funding threshold and maintain minimum contribution requirements. Pension contributions beyond 2015 cannot be determined since the amount of any contribution is heavily dependent on the future economic environment and investment returns on pension plan assets. Obligations are based on current and projected obligations of the plans, performance of the plan assets, if applicable, and any participant contributions. At October 31, 2014, we have recorded a long-term liability for deferred pension and postretirement benefits totaling \$4.8 million. We believe the effect of the plans on liquidity is not significant to our overall financial condition.

Our supplemental benefit plan and deferred compensation plan liabilities fluctuate based on changes in the market value of certain equity securities, including our common stock. As of October 31, 2014, our liability under the supplemental benefit plan and the deferred compensation plan was approximately \$1.9 million and \$3.4 million, respectively.

The following table reflects other commercial commitments or potential cash outflows that may result from a contingent event, such as a need to borrow short-term funds for liquidity purposes.

		Amount of Commitment Expiration per Period									
		Total		2015		2016-2017		2018-2019		Thereafter	
Other Commercial Commitments:					(In thousands)					
Standby letters of credit	\$	6,058	\$	6,058	\$	—	\$		\$	—	
Off-Balance Sheet Arrangements											
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We do not have any off-balance sheet arrangements, as such term is defined in the rules promulgated by the SEC, that we believe would be material to investors and for which it is reasonably likely to have a current or future effect on our financial condition, results of operations, liquidity, capital expenditures or capital resources.

Effects of Inflation

Although inflation does impact the cost of raw materials, labor and overhead, we are generally able to recover this cost through pricing. The effect of price inflation in the United States in 2014 as compared to prior years has remained relatively low except with regard to the cost of resin used in our vinyl products. Therefore, we believe inflation has not had a significant effect on our earnings or financial position except as related to the cost of resin.

Critical Accounting Policies and Estimates

The preparation of our financial statements in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP) requires us to make estimates and assumptions that affect the reported amount of assets, liabilities, revenues and expenses and related disclosures of contingent assets and liabilities. Estimates and assumptions about future events and their effects cannot be perceived with certainty. Estimates may change as new events occur, as more experience is acquired, as additional information becomes available and as our operating environment changes. We base our estimates on historical experience and on various other assumptions that we believe are reasonable under the circumstances, and that we believe provide a basis for making judgments about the carrying value of assets and liabilities that are not readily available through open market quotes. We must use our judgment with regards to uncertainties in order to make these estimates. Actual results could differ from these estimates.

We believe the following are the most critical accounting policies used in the preparation of our consolidated financial statements as well as the significant judgments and uncertainties affecting the application of these policies. We consider an estimate to be critical if it is subjective and if changes in the estimate using different assumptions would result in a material impact to our financial position or results of operations.

Revenue Recognition

We recognize revenue when products are shipped and title has passed to the customer. Revenue is deemed to be realized or earned when the following criteria is met: (a) pervasive evidence that a contractual sales arrangement exists; (b) delivery has occurred; (c) the price to the buyer is fixed or determinable; and (d) collection is reasonably assured. Sales allowances and customer incentives are treated as reductions to revenue and are provided for based on historical experience and current estimates.

Allowance for Doubtful Accounts

We record trade accounts receivable at billed amounts, less an allowance for doubtful accounts. This allowance is established to estimate the risk of loss associated with our trade receivables which may arise due to the inability of our customers to pay or due to changes in circumstances. The allowance is maintained at a level that we consider appropriate based on factors that affect collectability, including: (a) historical trends of write-offs, recoveries and credit losses; (b) the credit quality of our customers; and (c) projected economic and market conditions. Different assumptions or changes in economic circumstances could result in changes to the allowance. Our historical bad debt expense for the fiscal year has approximated 0.1% of sales for the years ended October 31, 2014, 2013 and 2012. If bad debt expense increased by 1% of net sales, the impact on operating results for these years would have been a decrease in net income of \$3.6 million, an increase in net loss of \$3.6 million, and a decrease in net income of \$3.5 million, respectively.

Impairment or Disposal of Long-Lived Assets

Property, Plant and Equipment and Intangible Assets with Defined Lives

We make judgments and estimates in conjunction with the carrying value of our long-term assets, including property, plant and equipment, and identifiable intangibles. These judgments may include the basis for capitalization, depreciation and amortization methods and the useful lives of the underlying assets. In accordance with U.S. GAAP, we review the carrying values of these assets for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable. We determine that the carrying amount is not recoverable if it exceeds the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset. If the carrying value exceeds the sum of the undiscounted cash flows and after considering alternate uses for the asset, an impairment charge would be recorded in the period in which such review is performed. We measure the impairment loss as the amount by which the carrying amount of the long-lived asset exceeds its fair value. Fair value is

determined by reference to quoted market prices in active markets, if available, or by calculating the discounted cash flows associated with the use and eventual disposition of the asset. Therefore, if there are indicators of impairment, we are required to make long-term forecasts of our future revenues and costs related to the assets subject to review. Forecasts require assumptions about demand for our products and future market conditions. Although there may be no indicators of impairment in the current period, unanticipated changes to assumptions or circumstances in future periods could result in an impairment charge in the period of the change. For the years ended October 31, 2014, 2013 and 2012, we recorded asset impairment charges related to assets held for sales as part of continuing operations totaling \$0.5 million, \$1.5 million and \$0.9 million.

We monitor relevant circumstances, including industry trends, general economic conditions, and the potential impact that such circumstances might have on the valuation of our identifiable intangibles. Events and changes in circumstances that may cause a triggering event and necessitate such a review include, but are not limited to: a decrease in sales for certain customers, improvements or changes in technology, and/or a decision to phase-out a trademark or trade name. Such events could negatively impact the carrying value of our identifiable intangibles. It is possible that changes in such circumstances or in the numerous variables associated with the judgments, assumptions, and estimates made by us in assessing the appropriate valuation of our identifiable intangibles could require us to further write down a portion of our identifiable intangibles and record related non-cash impairment charges in the future. We apply a variety of techniques to establish the carrying value of our intangible assets, including the relief from royalty and excess current year earnings methods.

Goodwill

The acquisition method of accounting for business combinations requires us to make use of estimates and judgments to allocate the purchase price paid for acquisitions to the fair value of the net tangible and identifiable intangible assets. In accordance with U.S. GAAP, we review various qualitative factors to determine whether we believe there are indicators of impairment associated with goodwill or other indefinite lived intangible assets. If no impairment is indicated, no additional testing is required. Otherwise, we perform a goodwill impairment test annually as of August 31, or more often if there are indicators of impairment due to changes in circumstances or the occurrence of certain events. The test for impairment of goodwill requires a two-step approach as prescribed in ASC Topic 350 "Intangibles - Goodwill and Other" (ASC 350). The first step of the impairment test is to compare the carrying value of each reportable unit, including goodwill, to the fair value as determined using various valuation methods or a weighting of several such methods. If the fair value exceeds the carrying value, no further testing is required and there is no impairment charge. If the carrying value exceeds the fair value, a second step of the goodwill impairment test is required, whereby we compare the implied fair value of goodwill to its carrying value. The implied fair value of goodwill is determined by allocating the fair value of a reporting unit to the assets and liabilities of that unit as if the reporting unit had been acquired in a business combination under which the consideration paid equals the calculated fair value of the reporting unit. The excess of the fair value of a reporting unit over the amounts assigned to its assets and liabilities is the implied fair value of goodwill. An impairment loss is recorded to the extent that the carrying amount of the goodwill exceeds the implied fair value of that goodwill for the particular reporting unit. We use the present value of future cash flows, discounted at our weighted average cost of capital, to determine fair value in combination with the market approach. Future cash flows are projected based upon our long-term forecasts by reportable unit and an estimated residual value. Our judgment is required in the estimation of future operating results and in determining the appropriate residual values of our reportable units. The residual values are determined by reference to an exchange transaction in an existing market for similar assets. Future operating results and residual values could reasonably differ from our estimates and a provision for impairment may be required in a future period depending upon such a change in circumstances or the occurrence of future events. Three of our four reportable units have goodwill and were tested at August 31, 2014. Of the three reportable units tested, the fair value of the net assets for one unit well exceeded the carrying value, a second unit's fair value exceeded the carrying value by 38% and the third unit's fair value exceeded the carrying value by 66%. This third unit was acquired recently and has total goodwill of \$2.8 million. Thus, there were no goodwill impairment charges recorded for the years ended October 31, 2014, 2013 and 2012.

Income Taxes

We operate in various jurisdictions and therefore our income tax expense relates to income taxes in the United States, United Kingdom, Canada, and Germany, as well as local and state income taxes. We recognize the effect of a change in tax rates in the period of the change. We record the estimated future tax effects of temporary differences between the tax basis of assets and liabilities and the amounts reported in our consolidated balance sheets, as well as net operating losses and tax credit carry forward. We evaluate the carrying value of our net deferred tax assets and determine if our business will generate sufficient future taxable income to realize the net deferred tax assets. We perform this review for recoverability on a jurisdictional basis, whereby we consider both positive and negative evidence related to the likelihood of realization of the deferred tax assets. The weight given to the positive and negative evidence is commensurate with the extent to which the evidence can be objectively verified. Cumulative losses in recent years is a significant piece of negative evidence that is difficult to overcome in determining that a valuation allowance is not needed against deferred tax assets. Thus, it is generally difficult for positive evidence regarding projected future

taxable income exclusive of reversing taxable temporary differences to outweigh negative evidence of recent financial reporting losses. We evaluate recoverability based on an estimate of future taxable income using the long-term forecasts we use to evaluate long-lived assets, goodwill and intangible assets for impairment, taking into consideration the future reversal of existing taxable temporary differences and reviewing our current financial operations. In the event that our estimates and assumptions indicate we will not generate sufficient future taxable income to realize our deferred tax assets, we will record a valuation allowance, to the extent indicated, to reduce our deferred tax assets to their realizable value.

Annually, we evaluate our tax positions to determine if there have been any changes in uncertain tax positions or if there has been a lapse in the statute of limitations with regards to such positions. As of October 31, 2014 and 2013, we recorded a liability for uncertain tax positions of \$4.6 million and \$5.4 million, respectively. This liability stems from an unrecognized tax benefit from our 2008 spin-off from our predecessor parent company as well as certain state tax items regarding the interpretation of tax laws and regulations. The change in the liability between years is primarily due to the lapse of the statute of limitations.

We have recorded income associated with our operations for the year ended October 31, 2014, following two years of reported losses. In addition, we generated income from the sale of Nichols during 2014, and have utilized a portion of our net operating loss carry forward during the year. We believe we will have taxable income in 2015 and significant taxable income in the future to utilize our deferred tax assets recorded as of October 31, 2014. There is a risk that our estimates related to the future use of loss carry forwards and our ability to realize our net deferred tax assets may not come to fruition, and that the results could materially impact our financial position and results of operations. Further changes in tax laws or regulations could also impact our valuation allowance or the recognition of additional tax liabilities. If we incur cumulative losses for three years, we may be required to increase our valuation reserve against a portion of our deferred tax assets. We believe that our deferred tax assets will be realized, net of recorded valuation allowance. Our deferred tax assets at October 31, 2014 and 2013 totaled \$41.7 million and \$41.8 million, respectively, against which we had recorded a valuation allowance of \$1.4 million and \$2.5 million, respectively.

Insurance

We manage our costs of workers' compensation, group medical, property, casualty and other liability exposures through a combination of self-insurance retentions and insurance coverage with third-party carriers. Liabilities associated with our portion of this exposure are not discounted. We estimate our exposure by considering various factors which may include: (1) historical claims experience, (2) severity factors, (3) estimated claims incurred but not reported and (4) loss development factors, which are used to estimate as to how claims will develop over time until settled or closed. While we consider a number of factors in preparing our estimate of risk exposure, we must use our judgment to determine the amounts to accrue in our financial statements. Actual claims can differ significantly from estimated liabilities if future claims experience differs from historical experience, and if we determine that our assumptions used for analysis or our development factors are flawed. We do not recognize insurance recoveries until any contingencies relating to the claim have been resolved.

Inventory

We record inventory at the lower of cost or market value. Inventories are valued using the first-in first-out (FIFO) and last-in first-out (LIFO) methods. We use the dollar-value link chain LIFO method, and the LIFO reserve is calculated on a consolidated basis in a single consolidated pool. We recorded a benefit of approximately \$0.1 million associated with the change in the LIFO reserve for each of the years ended October 31, 2014, 2013 and 2012. When we integrate acquisitions into our business we may value inventory utilizing either the LIFO or FIFO basis. Fixed costs related to excess manufacturing capacity have been expensed in the period, and therefore, are not capitalized into inventory. Inventory quantities are regularly reviewed and provisions for excess or obsolete inventory are recorded primarily based on our forecast of future demand and market conditions. Significant unanticipated changes to our forecasts or changes in the net realizable value of our inventory would require a change in the provision for excess or obsolete inventory. For the years ended October 31, 2014, 2013 and 2012, our inventory reserves excluding the LIFO reserve, are approximately 7%, 8%, and 9% of gross inventory, respectively. Assuming an increase in obsolescence equal to 1% of inventory, net income from continuing operations would have been reduced by \$0.4 million for the year ended October 31, 2014 and net loss from continuing operations would have been increased by \$0.3 million for the years ended October 31, 2013 and 2012.

Retirement Plans

We sponsor a defined benefit pension plan and an unfunded postretirement plan that provides health care and life insurance benefits for eligible retirees and dependents. The measurement of liabilities related to these plans is based on our assumptions related to future events, including expected return on plan assets, rate of compensation increases, and healthcare cost trend rates. The discount rate reflects the rate at which benefits could be effectively settled on the measurement date. We determine our discount rate based on a pension discount curve, and the rate represents the single rate that, if applied to every year of projected benefit payments, would result in the same discounted value as the array of rates that comprise the pension discount curve. Actual pension plan asset investment performance, as well as other economic experience such as discount rate and demographic experience, will either reduce or increase unamortized pension losses at the end of any fiscal year, which ultimately affects future pension costs.

The effects of the decrease in selected assumptions, assuming no changes in benefit levels and no amortization of gains or losses for the pension plans in fiscal 2014, is shown below:

	Increase in Projected Benefit Increase in Obligation Bene				
Changes in Assumptions:	(Dollar amounts in thousands)				
1% decrease in discount rate	\$ 2,795	\$	361		
1% decrease in expected long-term rate of return on plan assets	N/A	\$	254		

As of October 31, 2014, our projected benefit obligation (PBO) and accumulated benefit obligation (ABO) exceeded the fair value of the plan assets by \$3.7 million and \$2.8 million, respectively. As a comparison, our PBO and ABO exceeded the fair value of plan assets by \$2.6 million and \$1.6 million, respectively, as of October 31, 2013. During fiscal 2014, we contributed approximately \$4.1 million to the pension plan to continue to target a 100% funding threshold and to meet minimum contribution requirements. We expect to continue to fund at this level for fiscal 2015. Expected contributions are dependent on many variables, including the variability of the market value of the assets as compared to the obligation and other market or regulatory conditions. In addition, we take into consideration our business investment opportunities and the cash requirements. Accordingly, actual funding may differ greatly from current estimates.

Under U.S. GAAP, we are not required to immediately recognize the effects of a deviation between actual and assumed experience under our pension plan, or to revise our estimate as a result. This approach allows the favorable and unfavorable effects that fall within an acceptable range to be netted and disclosed as an unrecognized gain or loss. As of October 31, 2014 and 2013, a net actuarial loss of \$4.2 million and \$1.7 million, respectively, was included in our accumulated comprehensive income (loss). There were no net prior service costs or transition obligations for the years ended October 31, 2014 and 2013. The effect on fiscal years after 2014 will depend on the actual experience of the plans.

Mortality assumptions used to determine the obligations for our pension plans are related to the experience of the plans and to our third-party actuary's best estimate of expected plan mortality.

Stock-Based Compensation

We have issued stock-based compensation in the form of stock options to directors, employees and officers, and non-vested restricted stock awards to certain key employees and officers. We apply the provisions of ASC Topic 718 "Compensation - Stock Compensation" (ASC 718), to determine the fair value of stock option awards on the date of grant using the Black-Scholes valuation model. We recognize the fair value as compensation expense on a straight-line basis over the requisite service period of the award based on awards ultimately expected to vest. Stock options granted to directors vest immediately while the stock options granted to our employees and officers typically vest ratably over a three-year period with service and continued employment as the vesting conditions. For new option grants to retirement-eligible employees, we recognize expense and vest immediately upon grant, consistent with the retirement vesting acceleration provisions of these grants. For employees near retirement age, we amortize such grants over the period from the grant date to the retirement date if such period is shorter than the standard vesting schedule. For grants of non-vested restricted stock, we calculate the compensation expense at the grant date as the number of shares granted multiplied by the closing stock price of our common stock on the date of grant. This expense is recognized ratably over the vesting period. Our non-vested restricted stock grants to officers and employees cliff vest over a three-year period with service and continued employment as the only vesting criteria. Our fair value determination of stock-based payment awards on the date of grant using an option-pricing model is affected by our stock price as well as assumptions regarding a number of highly complex and subjective variables. These variables include, but are not limited to, our expected stock price volatility over the term of the awards, actual and projected employee stock option exercise behavior over the expected term, our dividend rate, risk-free rate and expectation with regards to forfeitures. Option-pricing models were developed for use in estimating the value of traded options that have no vesting or hedging restrictions and are fully transferable. Because our employee stock options have certain characteristics that are significantly different from traded options, and because changes in the subjective assumptions can materially affect the estimated value, the valuation models may not provide an accurate measure of the fair value of our employee stock options. Accordingly, that value may not be indicative of the fair value observed in a willing buyer/willing seller market transaction.

We have granted other awards which are linked to the performance of our common stock, but will settle in cash rather than the issuance of shares of our common stock. The value of these awards fluctuates with changes in our stock price, with the resulting gains or losses reflected in the period of the change. We have recorded current and non-current liabilities related to these awards



reflected in our consolidated balance sheets at October 31, 2014 and 2013, included elsewhere within this Annual Report on Form 10-K.

In addition, we have granted performance units which settle in cash and shares. These awards have vesting criteria based on a market condition (total shareholder return) and an internal performance condition (earnings per share). We utilize a Monte Carlo simulation model to value the market condition and our stock price on the date of grant to value the internal performance condition. We bifurcate the liability and equity portion of the awards (amounts expected to settle in cash and shares, respectively) and recognize expense ratably over the vesting period of three years.

Warranty Obligations

Our estimated obligations for product warranties are accrued concurrently when revenue is recognized. We record a provision for warranty obligations based on our historical experience and costs incurred for such obligations. We adjust our warranty reserve for current conditions and other factors that we deem appropriate. Our ability to estimate our warranty obligations is subject to uncertainties and limited, to some extent, by our operating history, which may not be sufficient for new products or changes to existing products. Our warranty reserves at October 31, 2014 and 2013 were \$0.7 million and \$3.7 million. Assuming a 10% increase in our warranty reserves, our net income would have decreased by \$0.1 million for the year ended October 31, 2014, and our net loss would have increased by \$0.2 million for the years ended October 31, 2013 and 2012.

Recent Accounting Pronouncements

In August 2014, the FASB issued Accounting Standards Update (ASU) No. 2014-15, *Presentation of Financial Statements-Going Concern (Subtopic 205-40): Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern*, which requires management to evaluate whether conditions exist which raise substantial doubt about the entity's ability to continue as a going concern within one year after the date of the financial statements (or within one year of when the financial statements are available to be issued). If such conditions exist, disclosure is required of: (1) the principal conditions; (2) management's evaluation of the significance of the conditions on the entity's ability to meet obligations; and (3) management's plans to alleviate this substantial doubt related to the ability to continue as a going concern. If management's plans do not alleviate this substantial doubt, management must specifically disclose that there is substantial doubt about the entity's ability to continue as a going concern within one year after the date of the financial statements (or date the financial statements are available to be issued), in addition to the disclosure noted above. This guidance becomes effective for the annual period ending after December 15, 2016, and for annual periods and interim periods thereafter. We expect to adopt this guidance during fiscal 2017. We do not expect this guidance to have a material impact on our consolidated financial statements.

In June 2014, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2014-12, *Compensation - Stock Compensation (Topic 718): Accounting for Share-Based Payments When the Terms of an Award Provide That a Performance Target Could be Achieved after the Requisite Service Period.* This amendment requires that a performance target that affects vesting and that could be achieved after the requisite service period be treated as a performance condition that affects vesting or as a nonvesting condition that affects the grant-date fair value of an award, and provides explicit guidance for those awards. This guidance becomes effective for fiscal years beginning on or after December 15, 2015. We expect to adopt this guidance during fiscal 2017, and we are currently evaluating the impact on our consolidated financial statements.

In May 2014, the FASB issued Accounting Standards Update (ASU) No. 2014-09, *Revenue from Contracts with Customers*. This guidance prescribes a methodology to determine when revenue is recognizable and constitutes a principles-based approach to revenue recognition based on the consideration to which the entity expects to be entitled in exchange for goods or services. In addition, this guidance requires additional disclosure in the notes to the financial statements with regard to the methodology applied. This pronouncement becomes effective for annual reporting periods beginning after December 15, 2016, and interim periods within that reporting period, and will essentially supersede and replace existing revenue recognition rules in U.S. GAAP, including industry-specific guidance. We expect to adopt this pronouncement in fiscal 2018, and we are currently evaluating the impact on our consolidated financial statements.

In April 2014, the FASB issued Accounting Standards Update (ASU) No. 2014-08, *Presentation of Financial Statements (Topic 205) and Property, Plant, and Equipment (Topic 360): Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity.* This new guidance clarifies the definition of a discontinued operation as a disposal of a component of any entity, or a group of such components, which represent a strategic shift that has or will have a major effect on an entity's operations and financial results. This guidance should result in fewer applications of discontinued operations accounting treatment. However, if such accounting treatment is required, the guidance requires additional footnote disclosures with regard to the major classes of line items constituting pretax profit or loss of the discontinued operation, a reconciliation of the major classes of assets and liabilities of the discontinued operation, and additional disclosure with regard to cash flows of the discontinued operation.



This guidance becomes effective for fiscal years beginning on or after December 15, 2014. We expect to adopt this guidance during fiscal 2016, and we are currently evaluating the impact on our consolidated financial statements.

In July 2013, the FASB issued Accounting Standards Update (ASU) No. 2013-11, *Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists,* which provides guidance related to the presentation of current and deferred income taxes on the balance sheet. In general, an entity must present an unrecognized tax benefit related to a net operating loss carryforward, similar tax loss or tax credit carryforward, as a reduction of a deferred tax asset, except in prescribed circumstances through which liability presentation would be appropriate. This guidance becomes effective for fiscal years beginning after December 15, 2013. We expect to adopt this guidance during fiscal 2015 with no material impact on our consolidated financial statements.

In February 2013, the FASB issued ASU No. 2013-2, *Reporting of Amounts Reclassified Out of Accumulated Other Comprehensive Income*, which requires an entity to provide information about the amounts reclassified out of accumulated other comprehensive income by component. In addition, an entity is required to present, either on the face of the statement where net income is presented or in the notes, significant amounts reclassified out of accumulated other comprehensive income by the respective line items of net income but only if the amount reclassified is required under U.S. GAAP to be reclassified to net income in its entirety in the same reporting period. For other amounts that are not required under U.S. GAAP to be reclassified in their entirety to net income, an entity is required to cross-reference to other disclosures required under U.S. GAAP that provide additional detail about those amounts. We adopted ASU 2013-2 as of November 1, 2013, with no material impact on our consolidated financial statements.

In December 2011, the FASB issued ASU No. 2011-11, *Disclosures about Offsetting Assets and Liabilities*, which requires entities to disclose both gross information and net information about instruments and transactions eligible for offset in the statement of financial position and instruments and transactions subject to an agreement similar to a master netting arrangement. The scope of this standard, which was subsequently clarified by ASU 2013-1, includes derivatives, sale and repurchase agreements, reverse sale and repurchase agreements, and securities borrowing and securities lending arrangements. These disclosures assist users of financial statements in evaluating the effect or potential effect of netting arrangements on an entity's financial position. We adopted ASU 2011-11 as of November 1, 2013, with no material impact on our consolidated financial statements.

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

The following discussion of our exposure to various market risks contains "forward looking statements" regarding our estimates, assumptions and beliefs concerning our exposure. Although we believe these estimates and assumptions are reasonable in light of information currently available to us, we cannot provide assurance that these estimates will not materially differ from actual results due to the inherent unpredictability of interest rates, foreign currency rates and metal commodity prices as well as other factors. We do not use derivative financial instruments for speculative or trading purposes.

Interest Rate Risk

Our outstanding debt bears interest at variable rates and accordingly is sensitive to changes in interest rates. Based upon the balances of the variable rate debt at October 31, 2014, a hypothetical 1.0% increase or decrease in interest rates would result in a \$0.01 million additional pre-tax charge or credit to our operating results.

Foreign Currency Rate Risk

Our international operations have exposure to foreign currency rate risks, primarily due to fluctuations in the Euro, the British Pound and the Canadian dollar. From time to time, we enter into foreign exchange contracts associated with our operations to manage a portion of the foreign currency rate risk.

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The notional and fair market values of these positions at October 31, 2014 and 2013, were as follows:

		Notional a		Fair Va	lue in \$		
		October 31, 2014	October 31, 2013	Octob	er 31, 2014	Octob	er 31, 2013
Foreign currency exchange derivatives:							
Sell EUR, buy USD	EUR	4,907	7,258	\$	68	\$	150
Buy GBP, sell USD	GBP		2,435	\$	_	\$	(25)
Buy EUR, sell GBP	EUR		967	\$	_	\$	(12)
Sell EUR buy GBP	EUR		880	\$	_	\$	14
Sell CAD, buy USD	CAD	331	615	\$	1	\$	(2)

At October 31, 2014 and 2013, we held foreign currency derivative contracts hedging cross-border intercompany and commercial activity for our insulating glass spacer business. Although these derivatives hedge our exposure to fluctuations in foreign currency rates, we do not apply hedge accounting and therefore, the change in the fair value of these foreign currency derivatives is recorded directly to other income and expense in the accompanying consolidated statements of income (loss). To the extent the gain or loss on the derivative instrument offsets the gain or loss from the remeasurement of the underlying foreign currency balance, changes in exchange rates should have no effect. See Note 13, "Derivative Instruments", contained elsewhere herein.

Commodity Price Risk

Historically, we have entered into swap contracts to minimize our exposure to aluminum commodity prices to protect ourselves from the effects of changing prices of aluminum on our cost of sales. To the extent that the raw material costs factored into the firm price sales commitments are matched with firm price raw material purchase commitments, changes in aluminum prices should have no effect.

The following table indicates the notional volume as well as the fair value of the open swap contracts as October 31, 2014 and 2013.

		Notiona	Fair V	alue in \$							
	October 31, 2014 October 31, 2013		Octo	October 31, 2014		per 31, 2013					
Aluminum derivatives:			(In thousands)								
Aluminum swap contracts	LBS	—	187	\$	—	\$	(64)				

While we consider derivative contracts to provide an economic hedge against changes in aluminum prices, the derivatives were not designated as hedges in accordance with ASC 815 for accounting purposes. As such, any mark-to-market net gain or loss was recorded in cost of sales, with the offsetting asset or liability reflected on the balance sheet. See Note 13, "Derivative Instruments", contained elsewhere herein.

We purchase polyvinyl resin (PVC) as the significant raw material consumed in the manufacture of vinyl extrusions. We have a monthly resin adjuster in place with a majority of our customers and our resin supplier that is adjusted based upon published industry indices for resin prices for the prior month. This adjuster effectively shares the base pass-through price changes of PVC with our customers commensurate with the market at large. Our long-term exposure to changes in PVC prices is somewhat mitigated due to the contractual component of the resin adjuster program; although we did not have such a resin adjuster in place during fiscal 2014 for 48% of our volume. There is also a level of exposure to short-term volatility due to a one month lag and not all of our customer contracts currently include such cost adjusters. From time to time, we may lock in customer pricing for less than one year or make other customer concessions which result in us becoming exposed to fluctuations in resin pricing.

We maintain an oil-based materials surcharge on one of our major IG spacer product lines. The surcharge is intended to offset the rising cost of products which are highly correlated to the price of oil, including butyl and other oil-based raw materials. The surcharge is in place with the majority of our customers who purchase these products and is adjusted monthly based upon the 90 day average published price for Brent crude. The oil-based raw materials purchased by us are subject to similar pricing schemes. Therefore, our long-term exposure to changes in oil-based raw material prices is significantly reduced under this surcharge program.



Item 8. Financial Statements and Supplementary Data.

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Quanex Building Products Corporation

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Quanex Building Products Corporation

We have audited the accompanying consolidated balance sheet of Quanex Building Products Corporation (a Delaware corporation) and subsidiaries (the "Company") as of October 31, 2014, and the related consolidated statements of income, comprehensive income, stockholders' equity, and cash flows for the year ended October 31, 2014. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Quanex Building Products Corporation and subsidiaries as of October 31, 2014, and the results of their operations and their cash flows for the year ended October 31, 2014, in conformity with accounting principles generally accepted in the United States of America.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the Company's internal control over financial reporting as of October 31, 2014, based on the criteria established in the *1992 Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) and our report dated December 12, 2014 expressed an unqualified opinion on the Company's internal control over financial reporting.

/s/ GRANT THORNTON LLP

Houston, Texas December 12, 2014

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Quanex Building Products Corporation

We have audited the internal control over financial reporting of Quanex Building Products Corporation (a Delaware corporation) and subsidiaries (the "Company") as of October 31, 2014, based on criteria established in the *1992 Internal Control—Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Annual Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

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

In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of October 31, 2014, based on the criteria established in the 1992 Internal Control—Integrated Framework issued by COSO.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated financial statements of the Company as of and for the year ended October 31, 2014 and our report dated December 12, 2014 expressed an unqualified opinion on those financial statements.

/s/ GRANT THORNTON LLP

Houston, Texas December 12, 2014

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Stockholders of Quanex Building Products Corporation Houston, Texas

We have audited the accompanying consolidated balance sheet of Quanex Building Products Corporation and subsidiaries (the "Company") as of October 31, 2013, and the related consolidated statements of income (loss), comprehensive income (loss), stockholders' equity, and cash flows for the years ended October 31, 2013 and 2012. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such 2013 and 2012 consolidated financial statements present fairly, in all material respects, the financial position of Quanex Building Products Corporation and subsidiaries as of October 31, 2013, and the results of their operations and their cash flows for each of the two years in the period ended October 31, 2013, in conformity with accounting principles generally accepted in the United States of America.

/s/ DELOITTE & TOUCHE LLP

Houston, Texas December 18, 2013 (December 12, 2014 as to the retrospective adjustments for discontinued operations discussed in Note 1)

MANAGEMENT'S ANNUAL REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Management of the Company, including the Chief Executive Officer and Chief Financial Officer, is responsible for establishing and maintaining adequate internal control over financial reporting as defined in Rule 13a-15(f) under the Securities Exchange Act of 1934, as amended. The Company's internal control system was designed to provide reasonable assurance to management and the Company's Board of Directors regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

All internal control systems, no matter how well designed, have inherent limitations. A system of internal control may become inadequate over time because of changes in conditions, or deterioration in the degree of compliance with the policies or procedures. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation.

Management assessed the effectiveness of the Company's internal control over financial reporting as of October 31, 2014 using the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission in *Internal Control — Integrated Framework (1992)*. Based on this assessment, management has concluded that, as of October 31, 2014, the Company's internal control over financial reporting was effective to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles based on such criteria.

Grant Thornton LLP, the Company's independent registered public accounting firm, has issued an audit report on the effectiveness of the Company's internal control over financial reporting. This report appears on page 41.

QUANEX BUILDING PRODUCTS CORPORATION CONSOLIDATED BALANCE SHEETS As of October 31, 2014 and 2013

	October 31,			
		2014		2013
	2014 (In thousands amo \$ 120,384 55,193 57,358 21,442 6,052 —— 260,429 109,487 1,545 70,546 70,150 4,956 —— \$ 517,113 \$ 41,488 32,482 107 \$ 517,113 \$ 41,488 32,482 107 199 —— 74,276 586 4,818 4,626 11,887 —— 74,276 586 376 249,600 202,319 (5,708)		s, except ounts)	share
ASSETS				
Current assets:	¢	120 204	¢	40.724
Cash and cash equivalents	\$		\$	49,734
Accounts receivable, net of allowance for doubtful accounts of \$698 and \$481 (Note 3)		, ,		59,460
Inventories, net (Note 4)				41,679
Deferred income taxes		, ,		16,348
Prepaid and other current assets		6,052		4,911
Current assets of discontinued operations (Note 1)				64,151
Total current assets				236,283
Property, plant and equipment, net of accumulated depreciation of \$200,414 and \$185,269 (Note 5)		, ,		106,821
Deferred income taxes				7,030
Goodwill (Note 6)		, ,		71,866
Intangible assets, net (Note 6)				78,962
Other assets		4,956		5,570
Non-current assets of discontinued operations (Note 1)				65,283
Total assets	\$	517,113	\$	571,815
LIABILITIES AND STOCKHOLDERS' EQUITY				
Current liabilities:				
Accounts payable	\$	41,488	\$	37,532
Accrued liabilities (Note 7)		32,482		34,810
Income taxes payable		107		
Current maturities of long-term debt (Note 8)		199		162
Current liabilities of discontinued operations (Note 1)		—		49,364
Total current liabilities		74,276		121,868
Long-term debt (Note 8)		586		701
Deferred pension and postretirement benefits (Note 9)		4,818		3,479
Liability for uncertain tax positions (Note 11)		4,626		5,396
Other liabilities		11,887		14,638
Non-current liabilities of discontinued operations (Note 1)				9,539
Total liabilities	-	96,193		155,621
Commitments and contingencies (Note 12)				
Stockholders' equity:				
Preferred stock, no par value, shares authorized 1,000,000; issued and outstanding - none				
Common stock, \$0.01 par value, shares authorized 125,000,000; issued 37,632,032 and 37,653,639, respectively; outstanding 36,214,332 and 37,165,254, respectively		376		377
Additional paid-in-capital		249,600		247,642
Retained earnings		202,319		177,456
Accumulated other comprehensive loss				(2,400)
Less: Treasury stock at cost, 1,417,700 and 488,385 shares, respectively		(25,667)		(6,881)
Total stockholders' equity		420,920		416,194
* •	\$	· · · · ·	\$	571,815
Total liabilities and stockholders' equity	\$	517,113	\$	571,8

QUANEX BUILDING PRODUCTS CORPORATION CONSOLIDATED STATEMENTS OF INCOME (LOSS) For the Years Ended October 31, 2014, 2013 and 2012

	Year Ended October 31,							
		2014		2013		2012		
		(In thou	ısands, e	xcept per share	amounts	;)		
Net sales	\$	595,384	\$	554,867	\$	478,578		
Cost and expenses:								
Cost of sales (excluding depreciation and amortization)		464,584		419,733		355,669		
Selling, general and administrative		82,150		98,969		100,884		
Depreciation and amortization		33,869		53,521		29,975		
Asset impairment charges		505		1,465		912		
Operating income (loss)		14,276	_	(18,821)		(8,862)		
Non-operating income (expense):								
Interest expense		(562)		(621)		(431)		
Other, net		92		170		225		
Income (loss) from continuing operations before income taxes		13,806		(19,272)		(9,068)		
Income tax (expense) benefit		(5,468)		6,888		2,507		
Income (loss) from continuing operations		8,338	\$	(12,384)	\$	(6,561)		
Income (loss) from discontinued operations, net of tax of \$13,115, \$390, and \$(6,144), respectively		20,896		681		(9,973)		
Net income (loss)	\$	29,234	\$	(11,703)	\$	(16,534)		
Basic earnings (loss) per common share:								
Earnings (loss) from continuing operations	\$	0.22	\$	(0.34)	\$	(0.18)		
Earnings (loss) from discontinued operations		0.57		0.02		(0.27)		
Basic earnings (loss) per share	\$	0.79	\$	(0.32)	\$	(0.45)		
Diluted earnings (loss) per common share:								
Earnings (loss) from continuing operations	\$	0.22	\$	(0.34)	\$	(0.18)		
Earnings (loss) from discontinued operations		0.56		0.02		(0.27)		
Diluted earnings (loss) per share	\$	0.78	\$	(0.32)	\$	(0.45)		
Weighted-average common shares outstanding:								
Basic		37,128		36,864		36,622		
Diluted		37,679		36,864		36,622		
Cash dividends per share	\$	0.16	\$	0.16	\$	0.16		
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QUANEX BUILDING PRODUCTS CORPORATION CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME For the Years Ended October 31, 2014, 2013 and 2012

	Year Ended October 31,						
	2014			2013		2012	
			(In	thousands)			
Net income (loss)	\$	29,234	\$	(11,703)	\$	(16,534)	
Other comprehensive income (loss):							
Foreign currency translation adjustments (loss) gain (pretax)		(1,840)		1,068		(1,832)	
Foreign currency translation adjustments tax benefit		14		27		26	
Change in pension from net unamortized (loss) gain (pretax)		(2,474)		2,997		220	
Change in pension from net unamortized (loss) gain tax benefit (expense)		992		(1,193)		(70)	
Total other comprehensive (loss) income, net of tax		(3,308)		2,899		(1,656)	
Comprehensive income (loss)	\$	25,926	\$	(8,804)	\$	(18,190)	

QUANEX BUILDING PRODUCTS CORPORATION CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY For the Years Ended October 31, 2014, 2013 and 2012

_	Common St	ock				Accumulated		Treasury	Stock		Total
_	Shares	Amount	Pa	litional aid-in apital	Retained Earnings	Com	Other prehensive Loss	Shares	Amount	Ste	ockholders' Equity
					(In thousand	s, excep	ot share amounts)				
Balance at October 31, 2011	37,843,134 \$	378	\$ 24	41,983	\$ 213,143	\$	(3,642)	(1,035,288)	\$ (14,636)	\$	437,226
Net loss	—	—		—	(16,534)		—	-	_		(16,534)
Foreign currency translation adjustment (net of taxes of \$26)	—	_		_	—		(1,806)	—	_		(1,806)
Change in pension from net unamortized gain(net of taxes of \$70)	—	_			_		150	—	_		150
Common dividends (\$0.16 per share)	—				(5,891)		—	—			(5,891)
Expense related to stock-based compensation	_	—		4,403	_		—	—	—		4,403
Stock options exercised	—			(66)	(151)		—	229,423	3,233		3,016
Tax benefit from share-based compensation	_	—		341	_		—	—	—		341
Restricted stock awards granted	—			(1,186)			—	83,900	1,186		
Purchase of treasury stock, at cost	—	_		—	—		—	(94,337)	(1,284)		(1,284)
Recognition of unrecognized tax benefit	—			—	2,851		—	—			2,851
Other	(54,330)			(331)	(313)		(1)	_	_		(645)
Balance at October 31, 2012	37,788,804 \$	378	\$ 24	45,144	\$ 193,105	\$	(5,299)	(816,302)	\$ (11,501)	\$	421,827
Net loss	_	—		—	(11,703)		—	—	—		(11,703)
Foreign currency translation adjustment (net of taxes of \$27)	_	_		_	_		1,095	_	_		1,095
Change in pension from net unamortized gain (net of taxes of \$1,193)	_			_	_		1,804	_	_		1,804
Common dividends (\$0.16 per share)	_				(5,931)		_	_			(5,931)
Expense related to stock-based compensation	_			4,910	_		_	_			4,910
Stock options exercised	_			54	_		_	179,517	2,529		2,583
Tax benefit from share-based compensation				25	_			—	_		25
Restricted stock awards granted	_	_		(2,091)	_		_	148,400	2,091		
Recognition of unrecognized tax benefit					2,102			—	_		2,102
Other	(135,165)	(1)		(400)	(117)			_	_		(518)
Balance at October 31, 2013	37,653,639 \$	377	\$ 24	47,642	\$ 177,456	\$	(2,400)	(488,385)	\$ (6,881)	\$	416,194
Net income					29,234		—	_	_		29,234
Foreign currency translation adjustment (net of tax benefit of \$14)	_			_	_		(1,826)	_	_		(1,826)
Change in pension from net unamortized loss (net of taxes of \$992)	_	_			_		(1,482)	_	_		(1,482)
Common dividends (\$0.16 per share)	_	_		_	(5,992)		_	_	_		(5,992)
Treasury shares purchased, at cost					_			(1,316,326)	(24,239)		(24,239)
Expense related to stock-based compensation	_	_		3,925	_		_	_	_		3,925
Stock options exercised	—	—		(1,071)	—		_	306,611	4,320		3,249
Tax benefit from share-based compensation	_	_		400	_		_	_	_		400
Restricted stock awards granted	3,000	_		(1,133)	_		_	80,400	1,133		
Recognition of unrecognized tax benefit	_	_		_	1,629		_	_	_		1,629
Other	(24,607)	(1)		(163)	(8)		—	—	—		(172)
Balance at October 31, 2014	37,632,032 \$		\$ 24	49,600	\$ 202,319	\$	(5,708)	(1,417,700)	\$ (25,667)	\$	420,920

See notes to consolidated financial statements.

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QUANEX BUILDING PRODUCTS CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOW For the Years Ended October 31, 2014, 2013 and 2012

		er 31,				
	 2014	2013		2012		
		(In thousands)			
Operating activities:						
Net income (loss)	\$ 29,234	\$ (11,70)3) \$	(16,534)		
Adjustments to reconcile net income (loss) to cash provided by operating activities:						
Depreciation and amortization	36,910	60,50)4	37,596		
Loss (gain) on disposition of capital assets	586	44	19	(989)		
Stock-based compensation	3,925	4,91	0	4,403		
Deferred income tax expense (benefit)	14,246	(8,28	38)	(9,843)		
Excess tax benefit from share-based compensation	(654)	(23	86)	(496)		
Asset impairment charges	1,007	1,46	55	912		
Gain on sale of discontinued operations	(39,122)	-		—		
Restructuring charges	—	-		(122)		
Other, net	(303)	78	31	2,638		
Changes in assets and liabilities, net of effects from acquisitions:						
Decrease (increase) in accounts receivable	484	(9,20	04)	(4,250)		
(Increase) decrease in inventory	(25,650)	12,79	91	(10,288)		
(Increase) decrease in other current assets	(1,098)	1,62	22	(50)		
Increase (decrease) in accounts payable	12,842	(5,90)3)	14,920		
(Decrease) increase in accrued liabilities	(6,871)	(7,47	73)	8,539		
Increase (decrease) in income taxes	866	1,70)8	(547)		
Decrease in deferred pension and postretirement benefits	(347)	(16	64)	(693)		
(Decrease) increase in other long-term liabilities	(2,172)	1,57	74	678		
Other, net	(3,105)	68		604		
Cash provided by operating activities	 20,778	43,51	9	26,478		
Investing activities:						
Net proceeds from sale of discontinued operations	107,431	-	_	_		
Acquisitions, net of cash acquired	(5,161)	(22,09	96)	_		
Capital expenditures	(33,779)	(37,93	31)	(42,871)		
Proceeds from disposition of capital assets	832	34	10	44		
Proceeds from property insurance claim	4,801	-	_	1,123		
Cash provided by (used for) investing activities	 74,124	(59,68	37)	(41,704)		
Financing activities:	·		,			
Borrowings under credit facility	_	23,50	00			
Repayments of credit facility borrowings	_	(23,50		_		
Repayments of other long-term debt	(175)	(55		(264)		
Common stock dividends paid	(5,992)	(5,93		(5,891)		
Issuance of common stock	3,249	2,58		3,015		
Excess tax benefit from share-based compensation	654	23		496		
Debt issuance costs	_	(1,20				
Purchase of treasury stock	(22,281)	(-,	_	(1,284)		
Other, net	86		_	(-,==,)		
Cash used for financing activities	 (24,459)	(4,86	59)	(3,928)		
Effect of exchange rate changes on cash and cash equivalents	207	(48		790		
Increase (decrease) in cash and cash equivalents	70,650	(21,52	· ·	(18,364)		
Cash and cash equivalents at beginning of period	49,734	71,25		89,619		
Cash and cash equivalents at end of period	\$ 120,384	\$ 49,73				
equivalence av end or period	 -,					

1. Nature of Operations, Basis of Presentation and Significant Accounting Policies

Nature of Operations

Quanex Building Products Corporation is a leading component supplier of engineered products such as (1) energy efficient window components that include flexible insulating glass spacers, (2) extruded vinyl profiles, (3) window and door screens, (4) solar panel sealants and (5) precision-formed metal and wood products for original equipment manufacturers (OEMs). Quanex Building Products Corporation serves a primary customer base in North America and also serves customers in international markets through operating plants in the United Kingdom and Germany, as well as through sales and marketing efforts in other countries.

Unless the context indicates otherwise, references to "Quanex", the "Company", "we", "us" and "our" refer to the consolidated business operations of Quanex Building Products Corporation and its subsidiaries.

Basis of Presentation and Principles of Consolidation

Our consolidated financial statements have been prepared by us, pursuant to the rules and regulations of the Securities and Exchange Commission (SEC). Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP) have been condensed or omitted pursuant to such rules and regulations. In our opinion, these audited financial statements contain all adjustments (which consist of normal recurring adjustments, except as disclosed herein) necessary to fairly present our financial position, results of operations and cash flows for the periods presented.

Use of Estimates

In preparing financial statements, we make informed judgments and estimates that affect the reported amounts of assets and liabilities as of the date of the financial statements and affect the reported amounts of revenues and expenses during the reporting period. We review our estimates on an ongoing basis, including those related to impairment of long lived assets and goodwill, contingencies and income taxes. Changes in facts and circumstances may result in revised estimates and actual results may differ from these estimates.

A summary of our significant accounting policies consistently applied in the preparation of the accompanying consolidated financial statements follows:

Revenue Recognition

We recognize revenue when products are shipped and when title has passed to the customer. Revenue is deemed to be realized or earned when the following criteria are met: (a) pervasive evidence that a contractual sales arrangement exists; (b) delivery has occurred; (c) the price to the buyer is fixed or determinable; and (d) collection is reasonably assured. Sales allowances and customer incentives are treated as reductions to revenue and are provided for based on historical experience and current estimates.

Cash and Cash Equivalents

Cash equivalents include all highly liquid investments with an original maturity of three months or less. Such securities with an original maturity which exceeds three months are deemed to be short-term investments. We maintain cash and cash equivalents at several financial institutions, which at times may not be federally insured or may exceed federally insured limits. We have not experienced any losses in such accounts and believe we are not exposed to any significant credit risks on such accounts.

Concentration of Credit Risk and Allowance for Doubtful Accounts

Certain of our businesses or product lines are largely dependent on a relatively few large customers. Although we believe we have an extensive customer base, the loss of one of these large customers or if such customers were to incur a prolonged period of decline in business, our financial condition and results of operations could be adversely affected. For the year ended October 31, 2014, each of two customers provided more than 10% of our consolidated net sales (11% and 15%). Each of two customers provided more than 10% of our consolidated net sales for the year ended October 31, 2013 (11% and 18%) and each of two customers provided more than 10% of our consolidated net sales for the year ended October 31, 2012 (12% and 17%).

We have established an allowance for doubtful accounts to estimate the risk of loss associated with our accounts receivable balances. Our policy for determining the allowance is based on factors that affect collectability, including: (a) historical trends of write-offs, recoveries and credit losses; (b) the credit quality of our customers; and (c) projected economic and market conditions. We believe our allowance is adequate to absorb any known or probable losses as of October 31, 2014.



Inventory

We record inventory at the lower of cost or market value. Inventories are valued using the first-in first-out (FIFO) and last-in first-out (LIFO) methods, although LIFO is only used at two of our plant locations currently. We use the dollar-value link chain LIFO method, and the LIFO reserve is calculated on a consolidated basis in a single consolidated pool. The businesses that we acquire and integrate into our operations may value inventories using either the LIFO or FIFO method. Fixed costs related to excess manufacturing capacity have been expensed in the period, and therefore, are not capitalized into inventory. Inventory quantities are regularly reviewed and provisions for excess or obsolete inventory are recorded primarily based on our forecast of future demand and our estimates regarding current and future market conditions. Significant unanticipated variances to our forecasts could require a change in the provision for excess or obsolete inventory, resulting in a charge to net income during the period of the change.

Long-Lived Assets

Property, Plant and Equipment and Intangible Assets with Defined Lives

We make judgments and estimates related to the carrying value of property, plant and equipment, intangible assets with defined lives, and long-lived assets, which include determining when to capitalize costs, the depreciation and amortization methods to use and the useful lives of these assets. We evaluate these assets for impairment when there are indicators that the carrying values of these assets might not be recoverable. Such indicators of impairment may include changes in technology, significant market fluctuations, historical losses or loss of a significant customer, or other changes in circumstances that could affect the assets' ability to generate future cash flows. When we evaluate these assets for impairment, we compare the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset to its carrying value. If the carrying value exceeds the sum of the undiscounted cash flows, and there is no alternative use for the asset, we determine that the asset is impaired. To measure the impairment charge, we compare the carrying amount of the long-lived asset to its fair value, as determined by quoted market prices in active markets, if available, or by discounting the projected future cash flows using our incremental borrowing rate. This calculation of fair value requires us to make long-term forecasts of future operating results related to these assets. These forecasts are based on assumptions about demand for our products and future market conditions. Future events and unanticipated changes to these assumptions could require a provision for impairment, resulting in a charge to net income during the period of the change.

We monitor relevant circumstances, including industry trends, general economic conditions, and the potential impact that such circumstances might have on the valuation of our identifiable intangible assets with finite lives. Events and changes in circumstances that may cause a triggering event and necessitate such a review include, but are not limited to: a decrease in sales for certain customers, improvements or changes in technology, and/or a decision to discontinue the use of a trademark or trade name, or allow a patent to lapse. Such events could negatively impact the fair value of our identifiable intangible assets. In such circumstances, we may evaluate the underlying assumptions and estimates made by us in order to assess the appropriate valuation of these identifiable intangible assets and compare to the carrying value of the assets. We may be required to write down these identifiable intangible assets and record a non-cash impairment charge. When we originally value our intangible assets, we use a variety of techniques to establish the carrying value of our intangible assets, including the relief from royalty method, excess current year earnings method and income method.

Software development costs, including costs incurred to purchase third-party software, are capitalized when we have determined that the technology is capable of meeting our performance requirements, and we have authorized funding for the project. We cease capitalization of software costs when the software is substantially complete and is ready for its intended use. The software is then amortized over its estimated useful life. When events or circumstances indicate the carrying value of internal use software might not be recoverable, we assess the recoverability of these assets by comparing the carrying value of the asset to the undiscounted future cash flows expected to be generated from the asset's use, consistent with the methodology to test other property, plant and equipment for impairment.

Property, plant and equipment is stated at cost and is depreciated using the straight-line method over the estimated useful lives of the assets. We capitalize betterments which extend the useful lives or significantly improve the operational efficiency of assets. We expense repair and maintenance costs as incurred.

The estimated useful lives of our primary asset categories at October 31, 2014 were as follows:

	Useful Life (in Years)
Land improvements	7 to 25
Buildings	25 to 40
Building improvements	5 to 20
Machinery and equipment	2 to 15

Leasehold improvements are depreciated over the shorter of their estimated useful lives or the term of the lease.

Goodwill

We use the acquisition method to account for business combinations, whereby we allocate the purchase price paid for the business to the net tangible assets and identifiable intangible assets at fair value. To the extent that the purchase price exceeds the fair value of the net assets acquired, we record goodwill. In accordance with U.S. GAAP, we are required to evaluate our goodwill on a qualitative basis to determine if there are indicators of impairment. If there are no indicators, no further analysis is deemed necessary. However, if there are indicators of impairment or if events or circumstances indicate there may be a potential impairment, we perform an annual goodwill impairment test as of August 31, or more frequently if indicators of impairment exist. This impairment test requires a two-step approach as prescribed in ASC Topic 350 "Intangibles - Goodwill and Other" (ASC 350). The first step of the impairment test requires us to compare the fair value of each reporting unit to its carrying value including goodwill. To determine fair value of our reporting units, we use multiple valuation techniques including a discounted cash flow analysis, using the applicable weighted average cost of capital, in combination with a market approach. This test requires us to make assumptions about the future growth of our business and the market in general, as well as other variables such as the level of investment in capital expenditure, growth in working capital requirements and the terminal or residual value of our reporting units beyond the periods of estimated annual cash flows. We use a third-party valuation firm to assist us with this analysis. If the fair value of each reporting unit exceeds its carrying value, no further testing is required. Otherwise, we perform the second step of the impairment test whereby we compare the implied fair value of goodwill to its carrying value. The implied fair value of goodwill is determined by applying the acquisition method of accounting for a business combination to the reporting unit as if it were acquired. Under this method, the fair value of the reporting unit is deemed to be the purchase price. The assets and liabilities are recorded at their fair value and the remaining excess of fair value is the implied value of goodwill. An impairment loss is recorded to the extent that the carrying amount of the reporting unit goodwill exceeds the implied fair value of that goodwill. Our estimates of future cash flows and the residual values could differ from actual cash flows which may require a provision for impairment in a future period.

Insurance

We manage our exposure to losses for workers' compensation, group medical, property, casualty and other insurance claims through a combination of self-insurance retentions and insurance coverage with third-party carriers. We record undiscounted liabilities associated with our portion of these exposures, which we estimate by considering various factors such as our historical claims experience, severity factors and estimated claims incurred but not reported, for which we have developed loss development factors, which are estimates as to how claims will develop over time until closed. While we consider a number of factors in preparing the estimates, sensitive assumptions using significant judgment are made in determining the amounts that are accrued in the financial statements. Actual claims could differ significantly from these estimated liabilities, depending on future claims experience. We do not record insurance recoveries until any contingencies relating to the claim have been resolved.

Retirement Plans

We sponsor a defined benefit pension plan and an unfunded postretirement plan that provides health care and life insurance benefits for eligible retirees and dependents. To measure our liabilities associated with these plans, we make assumptions related to future events, including expected return on plan assets, rate of compensation increases, and healthcare cost trend rates. The discount rate reflects the rate at which benefits could be effectively settled on the measurement date. We determine our discount rate based on a pension discount curve, and the rate represents the single rate that, if applied to every year of projected benefit payments, would result in the same discounted value as the array of rates that comprise the pension discount curve. Actual pension plan asset investment performance, as well as other economic experience such as discount rate and demographic experience, will either reduce or increase unamortized pension losses at the end of any fiscal year, which ultimately affects future pension costs.

Warranty Obligations

We accrue warranty obligations when we recognize revenue for certain products. Our provision for warranty obligations is based on historical costs incurred for such obligations and is adjusted, where appropriate, based on current conditions and factors. Our ability to estimate our warranty obligations is subject to significant uncertainties, including changes in product design and our overall product sales mix.

Income Taxes

We record the estimated future tax effects of temporary differences between the tax basis of assets and liabilities and the amounts reported in our consolidated balance sheets, as well as net operating losses and tax credit carry forwards. We evaluate the carrying value of the net deferred tax assets and determine whether we will be able to generate sufficient future taxable income to realize our deferred tax assets. We perform this review for recoverability on a jurisdictional basis, whereby we consider both positive and negative evidence related to the likelihood of realization of the deferred tax assets. The weight given to the positive and negative evidence is commensurate with the extent to which the evidence can be objectively verified. Cumulative losses in recent years is a significant piece of negative evidence that is difficult to overcome in determining that a valuation allowance is not needed against deferred tax assets. Thus, it is generally difficult for positive evidence regarding projected future taxable income exclusive of reversing taxable temporary differences to outweigh objective negative evidence of recent financial reporting losses. We recorded net income for the year ended October 31, 2014 and we believe we will fully realize our deferred tax assets, net of recorded valuation allowance. We project future taxable income using the same forecasts used to test long-lived assets and intangibles for impairment, scheduling out the future reversal of existing taxable temporary differences and reviewing our most recent financial operations. In the event the estimates and assumptions indicate we will not generate sufficient future taxable income to realize our deferred tax assets, we record a valuation allowance against a portion of our deferred tax assets.

We evaluate our on-going tax positions to determine if it is more-likely-than-not we will be successful in defending such positions if challenged by taxing authorities. To the extent that our tax positions do not meet the more-likely-than-not criteria, we record a liability for uncertain tax positions. Historically, we have recorded a liability for uncertain tax positions which stem from an unrecognized tax benefit from our 2008 spin-off from our predecessor parent company, as well as certain state tax items regarding the interpretation of tax laws and regulations. We continue to evaluate these positions at each reporting date, until the applicable statute of limitations lapse.

Environmental Contingencies

We are subject to extensive laws and regulations concerning the discharge of materials into the environment and the remediation of chemical contamination. To satisfy such requirements, we incur expenditures and make capital investments on an ongoing basis. We accrue our best estimates of our remediation obligations and adjust these accruals when further information becomes available or circumstances change. Those estimates may change substantially depending on information about the nature and extent of contamination, appropriate remediation technologies, and regulatory approvals. In accruing for environmental remediation liabilities, costs of future expenditures are not discounted to their present value, unless the amount and timing of the expenditures are fixed or reliably determinable. Legal costs are expensed as incurred except incremental direct costs of the remediation effort which are accrued as part of the environmental remediation liability. When environmental laws are deemed to impose joint and several liability for the costs of responding to contamination, we accrue our allocable share of the liability taking into account the number of parties participating, their ability to pay their shares, the volumes and nature of the wastes involved, the nature of anticipated response actions, and the nature of our alleged connections. Recoveries of environmental remediation costs from other parties are recorded as assets, current and non-current portions, when receipt is deemed probable. Unanticipated changes in circumstances and/or legal requirements could extend the length of time over which we pay our remediation costs or could increase actual cash expenditures for remediation in any period.

Derivative Instruments

We have historically used financial and commodity-based derivative contracts to manage our exposure to fluctuations in foreign currency exchange rates and aluminum prices. All derivatives are measured at fair value on a recurring basis and the methodology and classifications are discussed further in Note 13. We have not designated the derivative instruments we use as cash flow hedges under ASC Topic 815 "*Derivatives and Hedging*" (ASC 815). Therefore, all gains and losses, both realized and unrealized, are recognized in the consolidated statements of income (loss) in the period of the change as the underlying assets and liabilities are marked-to-market. We do not enter into derivative instruments for speculative or trading purposes. As such, these instruments are considered economic hedges, and are reflected in the operating activities section of the consolidated statements of cash flow.

Foreign Currency Translation

Our consolidated financial statements are presented in our reporting currency, the United States dollar. Our German and United Kingdom operations are measured using the local currency as the functional currency. The assets and liabilities of our foreign operations which are denominated in other currencies are translated to United States dollars using the exchange rates as of the balance sheet date. Revenues and expenses are translated at the average exchange rates for the applicable period. The resulting translation adjustments are recorded as a component of accumulated other comprehensive income (loss) on the consolidated balance sheets.

Occasionally, we enter into transactions that are denominated in currencies other than our functional currency. At each balance sheet date, we translate these asset or liability accounts to our functional currency and record unrealized transaction gains or losses. When these assets or liabilities settle, we record realized transaction gains or losses. These realized and unrealized gains or losses are included in the accompanying consolidated statements of income (loss) under the caption, "Other, net."

Stock-Based Compensation

We have issued stock-based compensation in the form of stock options to directors, employees and officers, and non-vested restricted stock awards to certain key employees and officers. We apply the provisions of ASC Topic 718 "Compensation - Stock Compensation" (ASC 718), to determine the fair value of stock option awards on the date of grant using the Black-Scholes valuation model. We recognize the fair value as compensation expense on a straight-line basis over the requisite service period of the award based on awards ultimately expected to vest. Stock options granted to directors vest immediately while the stock options granted to our employees and officers typically vest ratably over a three-year period with service and continued employment as the vesting conditions. For new option grants to retirement-eligible employees, we recognize expense and vest immediately upon grant, consistent with the retirement vesting acceleration provisions of these grants. For employees near retirement age, we amortize such grants over the period from the grant date to the retirement date if such period is shorter than the standard vesting schedule. For grants of non-vested restricted stock, we calculate the compensation expense at the grant date as the number of shares granted multiplied by the closing stock price of our common stock on the date of grant. This expense is recognized ratably over the vesting period. Our non-vested restricted stock grants to officers and employees cliff vest over a three-year period with service and continued employment as the only vesting criteria. Our fair value determination of stock-based payment awards on the date of grant using an option-pricing model is affected by our stock price as well as assumptions regarding a number of highly complex and subjective variables. These variables include, but are not limited to, our expected stock price volatility over the term of the awards, actual and projected employee stock option exercise behavior over the expected term, our dividend rate, risk-free rate and expectation with regards to forfeitures. Option-pricing models were developed for use in estimating the value of traded options that have no vesting or hedging restrictions and are fully transferable. Because our employee stock options have certain characteristics that are significantly different from traded options, and because changes in the subjective assumptions can materially affect the estimated value, the valuation models may not provide an accurate measure of the fair value of our employee stock options. Accordingly, that value may not be indicative of the fair value observed in a willing buyer/willing seller market transaction.

We have granted other awards which are linked to the performance of our common stock, but will settle in cash rather than the issuance of shares of our common stock. The value of these awards fluctuates with changes in our stock price, with the resulting gains or losses reflected in the period of the change. We have recorded current and non-current liabilities related to these awards reflected in the accompanying consolidated balance sheets at October 31, 2014 and 2013. See Note 15, "Stock-based Compensation."

In addition, we have granted performance units which settle in cash and shares. These awards have vesting criteria based on a market condition (total shareholder return) and an internal performance condition (earnings per share). We utilize a Monte Carlo simulation model to value the market condition and our stock price on the date of grant to value the internal performance condition. We bifurcate the liability and equity portion of the awards (amounts expected to settle in cash and shares, respectively) and recognize expense ratably over the vesting period of three years.

Treasury Stock

We use the cost method to record treasury stock purchases whereby the entire cost of the acquired shares of our common stock is recorded as treasury stock (at cost). When we subsequently reissue these shares, proceeds in excess of cost upon the issuance of treasury shares are credited to additional paid in capital, while any deficiency is charged to retained earnings.

Earnings per Share Data

We calculate basic earnings per share based on the weighted average number of our common shares outstanding for the



applicable period. We calculate diluted earnings per share based on the weighted average number of our common shares outstanding for the period plus all potentially dilutive securities using the treasury stock method, whereby we assume that all such shares are converted into common shares at the beginning of the period, if deemed to be dilutive. If we incur a loss from continuing operations, the effect of potentially dilutive common stock equivalents (stock options and unvested restricted stock awards) are excluded from the calculation of diluted earnings per share because the effect would be anti-dilutive. Performance shares are excluded from contingent shares for purposes of calculating diluted weighted average shares until the performance measure criteria is probable and shares are likely to be issued.

Supplemental Cash Flow Information

The following table summarizes our supplemental cash flow information for the years ended October 31, 2014, 2013 and 2012:

	 Year Ended October 31,				
	 2014		2013		2012
		(In t	housands)		
Cash paid for interest	\$ 361	\$	431	\$	381
Cash paid for income taxes	3,046		1,273		1,265
Cash received for income tax refunds	66		1,465		19
Noncash investing and financing activities:					
Share value cancelled to satisfy tax withholdings	155		518		645
Recognition of unrecognized tax benefit	1,977		3,032		3,571
Asset retirement obligation			1,267		
Debt assumed in acquisition	_		91		_
Change in capitalized expenditures in accounts payable and accrued liabilities	\$ 1,398	\$	1,249	\$	395

Discontinued Operations

In accordance with ASC Topic 205-20 "*Presentation of Financial Statements-Discontinued Operations*" (ASC 205), we present the results of operations of businesses which have been sold or meet the criteria to be classified as held for sale on a consolidated basis as a separate caption below net income (loss) from continuing operations, net of tax. We also aggregate the assets and liabilities associated with discontinued operations and present separately as a component of current assets, long-term assets, current liabilities and long-term liabilities, as applicable, in the accompanying balance sheets. If an impairment loss is indicated and the fair value of the net assets exceeds the carrying value at the balance sheet date, we record an impairment loss in the period the net assets are classified as held for sale. We cease depreciation of assets which are classified as held for sale. We use our judgment to ascertain when a business meets the criteria to be accounted for sale. Changes in circumstances or our level of future involvement with a business that has been sold may impact how we account for discontinued operations.

Prior to April 1, 2014, we had two reportable business segments: (1) Engineered Products and (2) Aluminum Sheet Products. On April 1, 2014, we sold our interest in a limited liability company which held the assets of the Nichols Aluminum business (Nichols), the sole operating segment included in our Aluminum Sheet Products reportable segment, to Aleris International, Inc. (Aleris), a privately held Delaware corporation which provides aluminum rolled products and extrusions, aluminum recycling and specification aluminum alloy production. We received net proceeds of \$107.4 million, which includes a working capital adjustment of \$2.6 million which we paid in June 2014, resulting in a gain on the transaction of \$24.1 million, net of related taxes of \$15 million. We were required to reimburse Aleris for certain severance costs related to Nichols employee terminations in accordance with the purchase agreement, and as of October 31, 2014, we have paid \$0.4 million of such costs which reduced the pre-tax gain on the sale. We entered into a transition services agreement whereby we provided certain administrative services to Nichols through May 31, 2014, including information technology support, benefit administration and payroll services.

Nichols represented a significant portion of our assets and operations. We accounted for this sale as a discontinued operation. We revised our financial statements and reclassified the assets and liabilities of Nichols as discontinued operations as of October 31, 2013, and removed the results of operations of Nichols from net income (loss) from continuing operations, and presented separately as income (loss) from discontinued operations, net of taxes, for each of the accompanying consolidated statements of income (loss). Unless noted otherwise, the notes to the consolidated financial statements pertain to our continuing operations.

We have included cash held by Nichols as a component of current assets of discontinued operations for the accompanying consolidated balance sheet at October 31, 2013, rather than including this amount as cash and cash equivalents of the consolidated entity at October 31, 2013. For cash flow statement presentation, the sources and uses of cash for Nichols are presented as operating,

investing and financing cash flows, as applicable, combined with such cash flows for continuing operations, as permitted by U.S. GAAP.

We have historically purchased rolled aluminum product from Nichols. We expect to continue to purchase aluminum from Nichols in the normal course of business. We considered whether these aluminum purchases and the services anticipated under the transition services agreement constituted significant continuing involvement with Nichols. Since these purchases are in the normal course of business and the services provided were for a relatively short period and are customary for similar transactions, we determined that this involvement was not deemed significant and does not preclude accounting for the transaction as a discontinued operation. Our purchases of aluminum product from Nichols for the years ended October 31, 2014, 2013 and 2012 were \$14.9 million, \$12.6 million and \$11.9 million, respectively.

As of October 31, 2014, we recorded a receivable from Aleris less than \$0.1 million, which represented reimbursable costs, primarily associated with workers compensation and health insurance claims. We expect to continue to incur costs associated with these claims which will be reimbursable from Aleris.

In November 2013, Nichols experienced a fire at its Decatur, Alabama facility, which damaged a cold mill used to roll aluminum sheet to a desired thickness. The loss was insured, subject to a \$0.5 million deductible. We capitalized \$6.5 million to rebuild the asset, which was returned to service as of March 31, 2014. We incurred cost of \$2.3 million associated with this loss, including an impairment of \$0.5 million related to retirement of the asset, moving costs, outside service costs, clean-up and the deductible. To date, we have received insurance proceeds of \$4.8 million. We expect to receive total insurance proceeds of approximately \$8.1 million, resulting in an expected gain on involuntary conversion of \$5.7 million. We estimate the remaining gain on involuntary conversion at \$3.3 million. We expect to receive this gain during fiscal 2015, when and to the extent that insurance proceeds are received, which will result in an increase in income from discontinued operations, net of tax.

The following table presents the assets and liabilities of Nichols as of October 31, 2013 (in thousands):

	 October 31, 2013
Current assets:	
Cash and cash equivalents	\$ 2
Accounts receivable, net	39,374
Inventories, net	16,637
Income taxes receivable	2,314
Deferred income taxes	4,123
Prepaid and other current assets	1,701
Current assets of discontinued operations	\$ 64,151
Non-current assets:	
Property, plant and equipment, net	\$ 50,398
Deferred income taxes	6,413
Other assets	8,472
Non-current assets of discontinued operations	\$ 65,283
Current liabilities:	
Accounts payable	\$ 39,367
Accrued liabilities	9,975
Current maturities of long-term debt	22
Current liabilities of discontinued operations	\$ 49,364
Non-current liabilities:	
Long-term debt	\$ 51
Deferred pension and postretirement benefits	233
Non-current environmental reserves	9,255
Non-current liabilities of discontinued operations	\$ 9,539

The following table summarizes the operating results for Nichols for the years ended October 31, 2014, 2013 and 2012:

	Year Ended October 31,					
		2014		2013		2012
		(In thou	ısands,	except per share a	amoun	ts)
Net sales	\$	142,797	\$	410,381	\$	362,315
Operating (loss) income		(5,094)		1,091		(16,090)
(Loss) income before income taxes, before gain on sale		(5,111)		1,071		(16,117)
Income tax benefit (expense), before gain on sale		1,947		(390)		6,144
Gain on sale, net of tax of \$15,062		24,060		—		_
Net income (loss)	\$	20,896	\$	681	\$	(9,973)
Basic earnings (loss) per common share	\$	0.57	\$	0.02	\$	(0.27)
Diluted earnings (loss) per common share	\$	0.56	\$	0.02	\$	(0.27)

2. Acquisitions

Greenville

On December 31, 2013, we acquired certain vinyl extrusion assets of Atrium Windows and Doors, Inc. (Atrium) at a facility in Greenville, Texas, for \$5.2 million in cash (Greenville). We accounted for this transaction as a business combination resulting in an insignificant gain on the purchase. We entered into a supply agreement with Atrium related to the products manufactured at Greenville. We believe this acquisition expanded our vinyl extrusion capacity and positioned us with a platform from which to better serve our customers in the southern United States.

The purchase price has been allocated to the fair value of the assets acquired and liabilities assumed, as indicated in the table below.

		As of Date of Opening Balance Sheet			
	(In	thousands)			
Net assets acquired:					
Inventories	\$	161			
Prepaid and other current assets		145			
Property, plant and equipment		4,695			
Intangible assets		290			
Deferred income tax liability		(50)			
Net assets acquired	\$	5,241			
Consideration:					
Cash, net of cash and cash equivalents acquired	\$	5,161			
Gain recognized on bargain purchase	\$	80			

We used recognized valuation techniques to determine the fair value of the assets and liabilities, including the income approach for customer relationships, with a discount rate that reflects the risk of the expected future cash flows. The gain on bargain purchase of approximately \$0.1 million is included in "Other, net" on our consolidated statement of income (loss) for the year ended October 31, 2014.

Pro forma results of operations were not presented because this acquisition was not deemed to be material to our results of operations for the year ended October 31, 2014.

Alumco

On December 31, 2012, we acquired substantially all of the assets of Alumco, Inc. and its subsidiaries (Alumco), including its aluminum screen business, for \$22.4 million in cash. The purchase agreement contains (1) a working capital clause that provides for an adjustment to the purchase price based on the working capital balance as of the acquisition date and (2) an earn-out clause that provides for the payment of an additional \$0.5 million to Alumco contingent upon the achievement of certain financial targets. We received \$0.4 million from the prior owner of Alumco pursuant to the working capital clause. We recorded contingent consideration of \$0.3 million as the fair value of the earn-out included in the purchase price. As of October 31, 2013, we determined that the earn-out provision criteria was not met and decreased expense by \$0.3 million.

The purchase price has been allocated to the fair value of the assets acquired and liabilities assumed, as indicated in the table below. This allocation is based on estimates and assumptions that are subject to change within the purchase price allocation period (generally one year from the acquisition date). During the period from the acquisition date to October 31, 2013, we recorded an adjustment to goodwill of \$0.1 million to recognize a derivative liability and \$0.2 million for obsolete inventory reserve write-off, related to conditions that existed as of the opening balance sheet date.

		of Date of g Balance Sheet
	(In	thousands)
Net assets acquired:		
Accounts receivable	\$	3,638
Inventories		5,062
Prepaid and other current assets		140
Property, plant and equipment		4,682
Intangible assets		8,939
Accounts payable		(2,066)
Accrued liabilities		(993)
Current maturities of long-term debt		(14)
Long-term debt		(77)
Goodwill		2,785
Net assets acquired	\$	22,096
onsideration:		
Cash, net of cash and cash equivalents acquired	\$	22,096

We used recognized valuation techniques to determine the fair value of the assets and liabilities, including the income approach for customer relationships, with a discount rate that reflects the risk of the expected future cash flows. The goodwill balance is deductible for tax purposes. We believe that this acquisition expanded our product portfolio and geographic distribution capabilities particularly in the vinyl window segment in the screen market.

The Alumco acquisition was not deemed material to our results of operations for the year ended October 31, 2013. Therefore, we have not presented pro forma results of operations.

3. Accounts Receivable and Allowance for Doubtful Accounts

Accounts receivable consisted of the following as of October 31, 2014 and 2013:

	 October 31,			
	2014		2013	
	 (In th	ousands)		
Trade receivables	\$ 55,274	\$	59,651	
Receivables from employees	1		12	
Other	616		278	
Total	\$ 55,891	\$	59,941	
Less: Allowance for doubtful accounts	698		481	
Accounts receivable, net	\$ 55,193	\$	59,460	

The changes in our allowance for doubtful accounts were as follows:

		Year Ended October 31,					
	2014			2013		2012	
			(In t	housands)			
Beginning balance as of November 1, 2013, 2012 and 2011, respectively	\$	481	\$	977	\$	950	
Bad debt expense (benefit)		359		(70)		640	
Amounts written off		(192)		(533)		(679)	
Recoveries		50		107		66	
Balance as of October 31,	\$	698	\$	481	\$	977	

4. Inventories

Inventories consisted of the following at October 31, 2014 and 2013:

	 Octo	ber 31,	
	2014		2013
	 (In the	ousands)	
Raw materials	36,751	\$	26,201
Finished goods and work in process	25,558		19,767
Supplies and other	806		751
Total	\$ 63,115	\$	46,719
Less: Inventory reserves	 5,757		5,040
Inventories, net	\$ 57,358	\$	41,679

The changes in our inventory reserve accounts were are follows for the years ended October 31, 2014, 2013 and 2012:

	Year Ended October 31,					
	2014			2013		2012
			(I n	ı thousands)		
Beginning balance as of November 1, 2014, 2013 and 2012, respectively	\$	5,040	\$	5,605	\$	4,821
Charged (credited) to costs & expenses		960		(563)		1,319
Write-offs		(243)		(2)		(400)
Other		_		—		(135)
Balance as of October 31,	\$	5,757	\$	5,040	\$	5,605

Fixed costs related to excess manufacturing capacity, if any, have been expensed in the period they were incurred and, therefore, are not capitalized into inventory. Our inventories at October 31, 2014 and 2013 were valued using the following costing methods:

 Octo	ber 31,	
2014		2013
 (In the	ousands)	
\$ 5,122	\$	2,090
52,236		39,589
\$ 57,358	\$	41,679
\$ \$	2014 (In the \$ 5,122 52,236	(In thousands) \$ 5,122 \$ 52,236 \$

For inventories valued using the LIFO method, replacement cost exceeded the LIFO value by approximately \$1.4 million as of October 31, 2014 and 2013. We liquidated LIFO layers during the year ended October 31, 2013, which resulted in a reduction of the LIFO reserve and a corresponding decrease to cost of sales of approximately \$0.1 million in the year ended October 31, 2013. There were no liquidations of LIFO costing layers during the fiscal years ended October 31, 2014 and 2012.

We record LIFO reserve adjustments as corporate expenses so that our chief operating decision maker can review the operations of our operating segments on a consolidated basis in a single pool using the dollar-value link chain method.

For our business acquisitions which have inventory balances, we integrate these operations and allow the use of either the LIFO or FIFO costing method. The inventory costing methods selected by these acquired businesses depends upon the facts and circumstances that exist at the time, and may include expected inventory quantities and expected future pricing levels. We perform this evaluation for each business acquired individually.

5. Property, Plant and Equipment

Property, plant and equipment consisted of the following at October 31, 2014 and 2013:

	October 31,				
	2014		2013		
	 (In the	ousands)	isands)		
Land and land improvements	\$ 2,121	\$	2,121		
Buildings and building improvements	47,283		45,828		
Machinery and equipment	251,584		238,426		
Construction in progress	8,913		5,715		
Property, plant and equipment, gross	 309,901		292,090		
Less: Accumulated depreciation	200,414		185,269		
Property, plant and equipment, net	\$ 109,487	\$	106,821		

Depreciation expense for the years ended October 31, 2014, 2013, and 2012 was \$24.8 million, \$44.6 million and \$21.7 million, respectively.

If there are indicators of potential impairment, we evaluate our property, plant and equipment for recoverability over the remaining useful lives of the assets. We recorded asset impairment charges related to specific assets that were held for sale for the years ended October 31, 2014, 2013 and 2012 as follows:

	Year Ended October 31,					
	2014	2013	2012			
		(In thousands)				
Asset impairment charges	505 (1)	1,465 (2)	912 (3)			

⁽¹⁾ Related to the facility in Barbourville, Kentucky, which was sold in May 2014.

⁽²⁾ Related to the write down of land in Arizona and the facility in Barbourville, Kentucky.

⁽³⁾Primarily related to the consolidation of the Barbourville facility which was being held for sale. See Note 20 "Restructuring Activities", included herewith.

6. Goodwill and Intangible Assets

Goodwill

The change in the carrying amount of goodwill for the years ended October 31, 2014 and 2013 was as follows:

		Year Ended October 31,			
	20	14	2013		
		(In thou	isands)		
Beginning balance as of November 1, 2013 and 2012	\$	71,866	\$	68,331	
Acquisitions		_		2,785	
Foreign currency translation adjustment		(1,320)		750	
Balance as of October 31,	\$	70,546	\$	71,866	

We evaluated our goodwill balances for indicators of impairment and performed an annual goodwill impairment test to determine the recoverability of these assets. We determined that our goodwill was not impaired. We did not incur an impairment charge for the years ended October 31, 2014, 2013 and 2012.

Identifiable Intangible Assets

Amortizable intangible assets consisted of the following as of October 31, 2014 and 2013:

	October 31, 2014 October 31, 2014			October	31, 2013				
	Remaining Weighted Average Useful Life	G	ross Carrying Amount		Accumulated Amortization	Gi	ross Carrying Amount		ccumulated mortization
		(In thousands)							
Customer relationships	9 years	\$	53,083	\$	19,700	\$	52,793	\$	15,630
Trademarks and trade names	12 years		44,722		20,343		44,576		17,498
Patents and other technology	7 years		25,244		13,228		25,390		11,319
Other	1 year		1,392		1,020		1,392		742
Total		\$	124,441	\$	54,291	\$	124,151	\$	45,189

We do not estimate a residual value associated with these intangible assets. Included in intangible assets as of October 31, 2014 were customer relationships of \$0.3 million related to the Greenville acquisition with original estimated useful lives of 5 years. See Note 2, "Acquisitions", included herewith.

The aggregate amortization expense associated with identifiable intangible assets for the years ended October 31, 2014, 2013 and 2012 was \$9.1 million, \$8.9 million and \$8.2 million, respectively.

Estimated remaining amortization expense, assuming current intangible balances and no new acquisitions, for future fiscal years ending October 31, is as follows (in thousands):

	timated ation Expense
2015	\$ 8,984
2016	8,713
2017	8,607
2018	8,360
2019	7,571
Thereafter	27,915
Total	\$ 70,150

We did not incur impairment losses related to our identifiable intangible assets during the years ended October 31, 2014, 2013 and 2012.

7. Accrued Liabilities

Accrued liabilities consisted of the following at October 31, 2014 and 2013:

	October 31,			
	 2014		2013	
	 (In the	ousands)		
Payroll, payroll taxes and employee benefits	\$ 15,183	\$	15,791	
Accrued insurance and workers compensation	2,870		1,267	
Sales allowances	4,764		5,111	
Deferred compensation	330		3,597	
Deferred revenue	610		1,121	
Warranties	385		1,700	
Audit, legal, and other professional fees	799		1,236	
Accrued taxes	439		590	
Accrued rent	316		353	
Treasury share purchase accrual	1,959		_	
Other	4,827		4,044	
Accrued liabilities	\$ 32,482	\$	34,810	

8. Debt and Capital Lease Obligations

Long-term debt consisted of the following at October 31, 2014 and 2013:

		October 31,			
	2	2014		2013	
		(In tho	usands)		
Revolving Credit Facility	\$		\$		
City of Richmond, Kentucky Industrial Building Revenue Bonds		600		700	
Capital lease obligations		185		163	
Total debt	\$	785	\$	863	
Less: Current maturities of long-term debt		199		162	
Long-term debt	\$	586	\$	701	

Revolving Credit Facility

Prior to January 28, 2013, we maintained a \$270.0 million senior unsecured revolving credit facility (the Retired Facility) which had been executed on April 23, 2008 and was scheduled to mature on April 23, 2013. The Retired Facility provided for up to \$50.0 million of standby letters of credit, limited based on availability, as defined. Amounts borrowed under the facility were to bear interest at a spread above the London Interbank Borrowing Rate (LIBOR) based on a combined leverage and ratings grid. In addition, the Retired Facility contained restrictive debt covenants, as defined in the indenture, and contained certain limits on additional indebtedness, asset or equity sales and acquisitions. During the fiscal year ended October 31, 2012 and for the period from November 1, 2012 through January 28, 2013, we were in compliance with our debt covenants and did not borrow funds pursuant to the Retired Facility.

On January 28, 2013, we entered into a Senior Unsecured Revolving Credit Facility (the Credit Facility) that has a five-year term and permits aggregate borrowings at any time of up to \$150 million, with a letter of credit sub-facility, a swing line sub-facility and a multi-currency sub-facility. Borrowings denominated in United States dollars bear interest at a spread above LIBOR or a base rate derived from the prime rate. Foreign denominated borrowings bear interest at a spread above the LIBOR applicable to such currencies. Subject to customary conditions, we may request that the aggregate commitments under the Credit Facility be increased by up to \$100 million, with total commitments not to exceed \$250 million. The Credit Facility replaces our previous senior unsecured revolving credit facility (the Retired Facility) that was scheduled to expire on April 23, 2013.

The Credit Facility requires us to comply with certain financial covenants, the terms of which are defined therein. Specifically, we must not permit, on a quarterly basis, our ratio of consolidated EBITDA to consolidated interest expense as defined (Minimum Interest Coverage Ratio), to fall below 3.00:1 or our ratio of consolidated funded debt to consolidated EBITDA, as defined (Maximum Consolidated Leverage Ratio), to exceed 3.25:1. The Maximum Consolidated Leverage Ratio is the ratio of consolidated EBITDA to consolidated interest expense, in each case for the previous four consecutive fiscal quarters. EBITDA is defined by the indenture to include proforma EBITDA of acquisitions and to exclude certain items such as goodwill and intangible asset impairments and certain other non-cash charges and non-recurring items. Subject to our compliance with the covenant requirements, the amount available under the Credit Facility is a function of: (1) our trailing twelve month EBITDA; (2) the Minimum Interest Coverage Ratio and Maximum Consolidated Leverage Ratio allowed under the Credit Facility; and (3) the aggregate amount of our outstanding debt and letters of credit. As of October 31, 2014, we were in compliance with the financial covenants set forth in the Credit Facility.

As of October 31, 2014, the amount available to us for use under the Credit Facility was limited to \$140.7 million and we had outstanding letters of credit of \$6.1 million. For the year ended October 31, 2014, we did not borrow any amounts under the Credit Facility, and thus had no outstanding borrowings at October 31, 2014. Our borrowing rate under the Credit Facility was 3.25% and 1.20% for the swing line sub facility and the revolver, respectively, at October 31, 2014. As of October 31, 2013, the amount available to us for use under the Credit Facility was limited to \$139.0 million and we had outstanding letters of credit of \$6.2 million. For the period from January 28, 2013 through October 31, 2013, we borrowed and repaid \$23.5 million under the Credit Facility, and thus had no outstanding borrowings at October 31, 2013. The weighted average interest rate for the period from January 28, 2013 through October 31, 2013 was 1.33%. Our borrowing rate under the Credit Facility was 3.25% and 1.20% for the swing line sub facility and the revolver, respectively, at October 31, 2013.

Other Debt Instruments

The City of Richmond, Kentucky Industrial Building Revenue Bonds are due in annual installments through October 2020. Interest is payable monthly at a variable rate. Interest rates on these bonds have ranged from 0.2% to 0.3% during the fiscal year ended October 31, 2014. The average interest rate during the fiscal years ended October 31, 2014 and 2013, was 0.2% and 0.3%, respectively. We have pledged the land, building and certain equipment used at the facility located in Richmond, Kentucky as collateral. In addition, we have issued a \$0.6 million letter of credit under the Credit Facility which serves as a conduit for making the scheduled payments.

We have capital lease obligations related to equipment purchases with annual interest rates that range between 1.5% and 11.0%. These capital lease obligations extend through 2019.

The table below presents the scheduled maturity dates of our long-term debt outstanding at October 31, 2014 (in thousands):

	Aggregate Maturities
2015	199
2016	160
2017	127
2018	100
2019	100
Thereafter	99
Total	\$ 785

9. Retirement Plans

We have a number of retirement plans covering substantially all employees. We provide both defined benefit and defined contribution plans. In general, an employee's coverage for retirement benefits depends on the location of employment.

Defined Benefit Plan

We have a non-contributory, single employer defined benefit pension plan that covers substantially all non-union employees. Effective January 1, 2007, we amended this defined benefit pension plan to include a cash balance formula for all new salaried employees hired on or after January 1, 2007 and for any non-union employees who were not participating in a defined benefit plan prior to January 1, 2007. All salaried employees hired after January 1, 2007, are eligible to receive credits equivalent to 4% of their annual eligible wages. Some of the employees at the time of the amendment were "grandfathered" and are eligible to receive

credits ranging up to 6.5% based upon a percentage of benefits received under our defined benefit plan prior to this amendment of the pension plan. Additionally, every year the participants will receive an interest related credit on their respective balance equivalent to the prevailing 30-year Treasury rate. For employees who were participating in this plan prior to January 1, 2007, the benefit formula is a more traditional formula for retirement benefits, whereby the plan pays benefits to employees upon retirement, using a formula which considers years of service and pensionable compensation prior to retirement. Of our pension plan participants, 99% have their benefit determined pursuant to the cash balance formula.

The Medicare Prescription Drug, Improvement and Modernization Act of 2003 (the "Act") was signed into law on December 8, 2003. This Act introduces a Medicare prescription-drug benefit beginning in 2006 as well as a federal subsidy to sponsors of retiree health care plans that provide a benefit at least "actuarially equivalent" to the Medicare benefit. We concluded that our plans are at least "actuarially equivalent" to the Medicare benefit. For those who are otherwise eligible for the subsidy, we have not included this subsidy per the Act in our benefit calculations. The impact to net periodic benefit cost and to benefits paid did not have a material impact on the consolidated financial statements.

Funded Status and Net periodic Benefit Cost

The changes in benefit obligations and plan assets, and our funded status (reported in deferred pension and postretirement benefits on the consolidated balance sheets) were as follows:

	October 31,			
		2014		2013
	(In thousands)			
Change in Benefit Obligation:				
Beginning balance as of November 1, 2013 and 2012, respectively	\$	26,239	\$	24,407
Service cost		3,313		3,820
Interest cost		1,063		786
Actuarial loss (gain)		2,213		(893)
Benefits paid		(3,188)		(1,540)
Administrative expenses		(570)		(341)
Projected benefit obligation at October 31,	\$	29,070	\$	26,239
Change in Plan Assets:				
Beginning balance as of November 1, 2013 and 2012, respectively	\$	23,607	\$	18,562
Actual return on plan assets		1,340		3,256
Employer contributions		4,140		3,670
Benefits paid		(3,188)		(1,540)
Administrative expenses		(570)		(341)
Fair value of plan assets at October 31,	\$	25,329	\$	23,607
Non current liability - Funded Status	\$	(3,741)	\$	(2,632)

As of October 31, 2014 and 2013, included in our accumulated comprehensive loss was a net actuarial loss of \$4.2 million and \$1.7 million, respectively. There were no net prior service costs or transition obligations for the years ended October 31, 2014 and 2013.

As of October 31, 2014 and 2013, the accumulated benefit obligation was \$28.1 million and \$25.2 million, respectively. The accumulated benefit obligation is the present value of pension benefits (whether vested or unvested) attributed to employee service rendered before the measurement date, and based on employee service and compensation prior to that date. The accumulated benefit obligation differs from the projected benefit obligation in that it includes no assumption about future compensation levels.

The net periodic benefit cost for the years ended October 31, 2014, 2013 and 2012, was as follows:

	Year Ended October 31,				
	 2014		2013		2012
	(In thousands)				
vice cost	\$ 3,313	\$	3,820	\$	3,652
rest cost	1,063		786		815
pected return on plan assets	(1,722)		(1,400)		(1,161)
nortization of net loss	_		370		147
et periodic benefit cost	\$ 2,654	\$	3,576	\$	3,453

The changes in plan assets and projected benefit obligations which were recognized in our other comprehensive loss for the years ended October 31, 2014, 2013 and 2012 were as follows:

	Year Ended October 31,				
	2014		2013		2012
		(In thousands)		
Net loss (gain) arising during the period	\$ 2,596	\$	(2,749)	\$	81
Less: Amortization of loss	\$ 	\$	369	\$	147
Total recognized in other comprehensive loss	\$ 2,596	\$	(3,118)	\$	(66)

Measurement Date and Assumptions

We generally determine our actuarial assumptions on an annual basis, with a measurement date of October 31.

The following table presents our assumptions for pension benefit calculations for the years ended October 31, 2014, 2013 and 2012:

		For the Year Ended October 31,						
	2014	2013	2012	2014	2013	2012		
Weighted Average Assumptions:		Benefit Obligation			Net Periodic Benefit (Cost		
Discount rate	3.64%	4.18%	3.29%	4.18%	3.29%	4.40%		
Rate of compensation increase	3.00%	2.50%	2.50%	2.50%	2.50%	4.00%		
Expected return on plan assets	n/a	n/a	n/a	7.25%	7.25%	7.25%		

The discount rate was used to calculate the present value of the projected benefit obligation for pension benefits. The rate reflects the amount at which benefits could be effectively settled on the measurement date. For the years ended October 31, 2014, 2013 and 2012, we determined our discount rate based on a pension discount curve. The rate represents the single rate that, if applied to every year of projected benefits payments, would result in the same discounted value as the array of rates that comprise the pension discount curve.

The expected return on plan assets was used to determine net periodic pension expense. The rate of return assumptions were based on projected long-term market returns for the various asset classes in which the plans were invested, weighted by the target asset allocations. We review the return assumption at least annually. The rate of compensation increase represents the long-term assumption for expected increases in salaries.

Plan Assets

The following tables provide our target allocation for the year ended October 31, 2014, as well as the actual asset allocation by asset category and fair value measurements as of October 31, 2014 and 2013:

	Target Allocation	Actual Alle	ocation
	October 31, 2014	October 31, 2014	October 31, 2013
Equity securities	60.0%	61.0%	60.0%
Fixed income	40.0%	39.0%	40.0%
	65		

		Fair Value Measurements at				
	Octob	October 31, 2014		ober 31, 2013		
		(In the	ousands)			
Money market fund	\$	307	\$	445		
Large capitalization	\$	8,088	\$	7,439		
Small capitalization		3,034		2,745		
International equity		2,773		2,536		
Other		1,267		1,139		
Equity securities	\$	15,162	\$	13,859		
High-quality core bond	\$	4,933	\$	4,653		
High-quality government bond		2,452		2,322		
High-yield bond		2,475		2,328		
Fixed income	\$	9,860	\$	9,303		
Total securities ⁽¹⁾	\$	25,329	\$	23,607		

⁽¹⁾ Quoted prices in active markets for identical assets (Level 1).

Inputs and valuation techniques used to measure the fair value of plan assets vary according to the type of security being valued. All of the equity and debt securities held directly by the plans were actively traded and fair values were determined based on quoted market prices.

Our investment objective for defined benefit plan assets is to meet the plans' benefit obligations, while minimizing the potential for future required plan contributions. The investment strategies focus on asset class diversification, liquidity to meet benefit payments and an appropriate balance of long-term investment return and risk. Target ranges for asset allocations are determined by matching the actuarial projections of the plans' future liabilities and benefit payments with expected long-term rates of return on the assets, taking into account investment return volatility and correlations across asset classes. Plan assets are diversified across several investment managers and are generally invested in liquid funds that are selected to track broad market equity and bond indices. Investment risk is carefully controlled with plan assets rebalanced to target allocations on a periodic basis and monitoring of performance of investment managers relative to the investment guidelines established with each investment manager.

Expected Benefit Payments and Funding

Our pension funding policy is to make the minimum annual contributions required pursuant to the plan. We accelerated contributions to target a 100% funding threshold. Additionally, we consider funding annual requirements early in the fiscal year to potentially maximize the return on assets. For the fiscal years ended October 31, 2014, 2013 and 2012, we made total pension contributions of \$4.1 million, \$3.7 million and \$4.2 million, respectively.

During fiscal 2015, we expect to contribute approximately \$1.9 million to the pension plan to reach targeted funding levels and meet minimum contribution requirements. This expected contribution level will be dependent on many variables, including the market value of the assets compared to the obligation, as well as other market or regulatory conditions. In addition, we consider the cash requirements of our business investment opportunities. Accordingly, actual funding amounts and the timing of such funding may differ from current estimates.

The following table presents the total benefit payments expected to be paid to participants by year, which includes payments funded from our assets, as well as payments paid from the plan for the year ended October 31, (in thousands):

	I	Pension Benefits
2015	\$	2,577
2016		2,416
2017		2,663
2018		2,748
2019		2,901
2020 - 2024		16,199
Total	\$	29,504

Defined Contribution Plan

We also sponsor defined contribution plans into which we and our employees make contributions. We match 5% up to the first 50% of employee deferrals. We do not offer our common stock as a direct investment option under these plans. For the years ended October 31, 2014, 2013 and 2012, we contributed approximately \$2.4 million, \$2.9 million and \$2.5 million for these plans, respectively.

Other Plans

Under our postretirement benefit plan, we provide certain healthcare and life insurance benefits for a small number of eligible retired employees who were employed prior to January 1, 1993. Certain employees may become eligible for those benefits if they reach normal retirement age while working for us. We continue to fund benefit costs on a pay-as-you-go basis. The table below indicates the amount of these liabilities included in the accompanying consolidated balance sheets:

	C	October 31, 2014		October 31, 2013	
		(In thousands)			
Accrued liabilities	\$	49	\$	74	
Deferred pension and postretirement benefits		1,077		847	
Total	\$	1,126	\$	921	

We also have supplemental benefit plans covering certain executive officers and a non-qualified deferred compensation plan covering members of the Board of Directors and certain key employees. As of October 31, 2014 and 2013, our liability under the supplemental benefit plan was approximately \$1.9 million and \$3.6 million, respectively, and our liability under the deferred compensation plan was approximately \$3.4 million and \$6.7 million, respectively. During 2014, we settled approximately \$1.8 million and \$3.5 million related to the supplemental benefit plan and the deferred compensation plan, respectively, as a result of the separation of three of our executive officers in 2013. As of October 31, 2014 and 2013, the current portion of these liabilities was recorded under the caption "Accrued Liabilities," and the long-term portion was included under the caption "Other Liabilities" in the accompanying balance sheets.

10. Warranty Obligations

We accrue warranty obligations as we recognize revenue associated with certain products. We make provisions for our warranty obligations based upon historical experience of costs incurred for such obligations adjusted, as necessary, for current conditions and factors. During January 2014, we reduced our warranty accrual by \$2.8 million for certain insulating glass products we no longer produce and for which claim activity for a specific customer had ceased. There are significant uncertainties and judgments involved in estimating our warranty obligations, including changing product designs, differences in customer installation processes and future claims experience which may vary from historical claims experience. Therefore, the ultimate amount we incur as warranty costs in the near and long-term may not be consistent with our current estimate.



A reconciliation of the activity related to our accrued warranty, including both the current and long-term portions (reported in accrued liabilities and other liabilities, respectively, on the accompanying consolidated balance sheets) follows:

	Year Ended October 31,				
	2014			2013	
		(In the	usands)		
Beginning balance as of November 1, 2013, and 2012, respectively	\$	3,684	\$	4,781	
Provision for warranty expense		782		768	
Change in accrual for preexisting warranties		(3,400)		(1,279)	
Warranty costs paid		(395)		(586)	
Total accrued warranty	\$	671	\$	3,684	
Less: Current portion of accrued warranty		385		1,700	
Long-term portion at October 31,	\$	286	\$	1,984	

11. Income Taxes

We provide for income taxes on taxable income at the statutory rates applicable. The following table summarizes the components of income tax expense from continuing operations for the years ended October 31, 2014, 2013 and 2012:

Year Ended October 31,					
	2014 2013		2012		
		(1	n thousands)		
\$	1,271	\$	2,902	\$	7,446
	532		780		1,407
	2,535		846		615
	4,338		4,528		9,468
	2,261		(10,498)		(10,912)
	(258)		(980)		(493)
	(873)		62		(570)
	1,130		(11,416)		(11,975)
\$	5,468	\$	(6,888)	\$	(2,507)
		\$ 1,271 532 2,535 4,338 2,261 (258) (873) 1,130	(h) \$ 1,271 \$ 532 2,535 4,338 2,261 (258) (873) 1,130	(In thousands) \$ 1,271 \$ 2,902 532 780 2,535 846 4,338 4,528 2,261 (10,498) (258) (980) (873) 62 1,130 (11,416)	(In thousands) \$ 1,271 \$ 2,902 \$ 532 780 2,535 846 4,338 4,528 4,338 4,528 2,261 (10,498) 2,261 (258) (980) (873) 62 1,130 (11,416) 1

The following table reconciles our effective income tax rate to the federal statutory rate of 35% for the years ended October 31, 2014, 2013 and 2012:

	Ye	Year Ended October 31,			
	2014	2013	2012		
U.S. tax at statutory rate	35.0 %	35.0 %	35.0 %		
State and local income tax	2.3	3.0	5.0		
Non-U.S. income tax	(0.1)	0.1	(1.3)		
US tax on non US earnings	(0.3)	—	—		
Deferred rate change	5.1	_	_		
General business credits	(1.8)	0.8	3.0		
Employee related items	—	—	(5.9)		
Uncertain tax positions	(1.2)	1.9	4.1		
Change in valuation allowance	(1.0)	(2.8)	(12.1)		
Other	1.6	(2.3)	(0.2)		
Effective tax rate	39.6 %	35.7 %	27.6 %		

Significant components of our net deferred tax assets were as follows:

	October 31,		
	2014		2013
	(In thousands)		
Deferred tax assets:			
Employee benefit obligations	\$ 15,017	\$	12,313
Goodwill and intangibles			129
Accrued liabilities and reserves	1,742		3,872
Pension and other benefit obligations	2,676		2,044
Inventory	1,890		1,583
Loss and tax credit carry forwards	20,107		21,561
Other	268		261
Total gross deferred tax assets	41,700		41,763
Less: Valuation allowance	1,358		2,478
Total deferred tax assets, net of valuation allowance	40,342		39,285
Deferred tax liabilities:			
Property, plant and equipment	7,472		8,064
Goodwill and intangibles	3,078		—
Total deferred tax liabilities	 10,550		8,064
Net deferred tax assets	\$ 29,792	\$	31,221
Uncertain tax position	6,805		7,843
	\$ 22,987	\$	23,378
Deferred income tax assets, non-current	\$ 1,545	\$	7,030
Deferred income tax assets, current	21,442		16,348
Net deferred tax assets	\$ 22,987	\$	23,378

At October 31, 2014, operating loss carry forwards for tax purposes, mostly comprised of federal and state, were \$79.0 million. The majority of such losses begin to expire in 2025. Tax credits available to offset future tax liabilities totaled \$3.5 million and are not expected to be utilized within the next twelve months. We evaluate tax benefits of operating losses and tax credit carry forwards on an ongoing basis, including a review of historical and projected future operating results, the eligible carry forward period and other circumstances. We have recorded a valuation allowance for certain state net operating losses as of October 31, 2014 and 2013, totaling \$1.4 million (\$0.9 million net of federal taxes) and \$2.5 million (\$1.6 million net of federal taxes), respectively. In assessing the need for a valuation allowance, we consider both positive and negative evidence related to the likelihood of realization of the deferred tax assets.

The following table reconciles the change in the unrecognized income tax benefit for the years ended October 31, 2014, 2013 and 2012 (in thousands):

	Unrecognized Income Tax Benefits	
Balance at October 31, 2011	\$	19,042
Additions for tax positions related to the current year		12
Additions for tax positions related to the prior year		276
Lapse in statute of limitations		(3,571)
Balance at October 31, 2012	\$	15,759
Additions for tax positions related to the current year		14
Additions for tax positions related to the prior year		497
Lapse in statute of limitations		(3,032)
Balance at October 31, 2013	\$	13,238
Additions for tax positions related to the current year		
Additions for tax positions related to the prior year		170
Lapse in statute of limitations		(1,977)
Balance at October 31, 2014	\$	11,431

Included in prepaid and other current assets on the accompanying consolidated balance sheets were income tax receivables of \$0.4 million and \$0.2 million as of October 31, 2014 and 2013, respectively.

Management has determined that the earnings of our foreign subsidiaries are not required as a source of funding for United States operations and we intend to indefinitely reinvest these funds in our foreign jurisdictions. If the investment in our foreign subsidiaries were completely realized, a potential gain of \$21.2 million could exist resulting in an estimated residual United States tax liability of \$6.6 million.

Our unrecognized tax benefit (UTB) is related to the 2008 spin-off of Quanex from its parent and certain state tax items regarding the interpretation of tax laws and regulations. The total UTB at October 31, 2013 was \$13.2 million. Of this amount, \$5.4 million was recorded as a liability for uncertain tax positions and \$7.8 million was recorded as deferred income taxes (non-current assets) on the accompanying consolidated balance sheet. During the year ended October 31, 2014, we reduced the liability for uncertain tax positions related to the spin-off by \$2.0 million due to the lapse in the statute of limitations, which resulted in a non-cash increase in retained earnings of \$1.6 million and a decrease in income tax expense of \$0.4 million. At October 31, 2014, \$4.6 million is recorded as a liability for uncertain tax positions and \$6.8 million is recorded in deferred income taxes (non current assets). The total UTB of \$11.4 million at October 31, 2014, includes \$10.8 million for which the recognition of such items would not affect the annual effective tax rate. For the years ended October 31, 2014, 2013 and 2012, we recognized a benefit less than \$0.1 million, \$0.1 million and \$0.2 million, respectively, in interest and penalties which were reported as income tax (benefit) expense in the consolidated statements of income (loss) consistent with past practice.

We, along with our subsidiaries, file income tax returns in the United States and various state jurisdictions as well as in the United Kingdom, Germany and Canada. In certain jurisdictions the statute of limitations has not yet expired. We generally remain subject to examination of our United States income tax returns for 2011 and subsequent years. We generally remain subject to examination of our various state income tax returns for a period of four to five years from the date the return was filed. The state impact of any federal changes remains subject to examination by various states for a period of up to one year after formal notification to the state of the federal change.

On September 13, 2013, the Internal Revenue Service issued final Tangible Property Regulations (TPR) under Internal Revenue Code (IRC) Section 162 and IRC Section 263(a), which prescribe the capitalization treatment of certain repair costs, asset betterments and other costs which could affect temporary deferred taxes. The regulations became effective for tax years beginning on or after January 1, 2014. Pursuant to U.S. GAAP, as of the date of the issuance, the release of the regulations is treated as a change in tax law. We do not believe the impact of this change in tax law was material to our financial position or results of operations. We will continue to monitor any future changes in the TPR prospectively.

Judgment is required in assessing the future tax consequences of events that have been recognized in our financial statements or income tax returns. The final outcome of the future tax consequences of legal proceedings, if any, as well as the outcome of competent authority proceedings, changes in regulatory tax laws, or interpretation of those tax laws could impact our financial statements. We are subject to the effect of these matters occurring in various jurisdictions. We believe it is reasonably possible

that a decrease of approximately \$1.8 million in the UTB may be recognized within the next twelve months as a result of a lapse in the statute of limitations.

Our federal income tax returns for the tax years ended October 31, 2011 and 2012 are currently under examination by the Internal Revenue Service. Field work has been completed and no adjustments have been proposed.

12. Commitments and Contingencies

Operating Leases and Purchase Obligations

We have operating leases for certain real estate and equipment used in our business. Rental expense for the years ended October 31, 2014, 2013 and 2012 was \$6.9 million, \$7.1 million and \$6.9 million, respectively. We sublease certain of our facilities as of October 31, 2014, pursuant to which we expect to receive future minimum non-cancelable rentals of \$1.3 million.

We are a party to non-cancelable purchase obligations primarily for door hardware, primary and secondary steel and primary and secondary aluminum used in our manufacturing processes. We paid \$5.6 million pursuant to these arrangements for the year ended October 31, 2014. These obligations total \$1.7 million at October 31, 2014 and extend through fiscal 2015. We had no significant purchase obligations associated with our continuing operations pursuant to these arrangements for the years ended October 31, 2013 and 2012. Future amounts paid pursuant to these arrangements will depend, to some extent, on our usage.

The following table presents future minimum rental payments under operating leases with remaining terms in excess of one year at October 31, 2014 (in thousands):

	•	Uperating Leases
2015	\$	6,920
2016		6,065
2017		5,168
2018		4,056
2019		3,428
Thereafter		6,729
Total	\$	32,366

Asset Retirement Obligation

We maintain an asset retirement obligation associated with a leased facility in Kent, Washington. During July 2013, we revised our estimate of future cash flows associated with this asset retirement obligation and recorded an incremental asset and corresponding liability at fair value totaling \$1.2 million. We expect to depreciate the asset and accrete the liability over a seven year term, resulting in a cumulative asset retirement obligation of \$2.2 million at such time.

Environmental

We are subject to extensive laws and regulations concerning the discharge of materials into the environment and the remediation of chemical contamination. To satisfy such requirements, we must invest capital and make other expenditures on an on-going basis. We accrue for remediation obligations and adjust our accruals as information becomes available and circumstances develop. Those estimates may change substantially depending on various factors, including the nature and extent of contamination, appropriate remediation technologies, and regulatory approvals. When we accrue for environmental remediation liabilities, costs of future expenditures are not discounted to their present value, unless the amount and timing of the expenditures are fixed or reliably determinable. When environmental laws are deemed to impose joint and several liability for the costs of responding to contamination, information indicates that it is probable we have incurred a loss, and such amount is estimable, we accrue our allocable share of liability taking into account the number of parties participating, the ability of such counter-parties to pay their share of the costs, the volume and nature of the wastes involved, the nature of anticipated response actions, and the nature of our alleged connection to the contamination. The cost of environmental matters has not had a material adverse effect on our operations or financial condition or cash flows.

We are currently not subject to any remediation activities. Prior to April 1, 2014, we had remediation activities associated with one of our subsidiaries, Nichols Aluminum-Alabama, LLC, a component business unit of Nichols. As discussed in Note 1,

"Nature of Operations and Basis of Presentation - Discontinued Operations", on April 1, 2014, we sold Nichols and the liabilities associated with this ongoing remediation effort were assumed by Aleris International, Inc.

Spacer Migration

We were notified by certain customers through our German operation that the vapor barrier employed on certain spacer products manufactured prior to March 2014 may fail and permit spacer migration in certain extreme circumstances. This product does not have a specific customer warranty, but we have received claims from customers related to this issue, which we continue to investigate. We have incurred expense of \$1.8 million during 2014 associated with this issue, including an accrual of \$1.2 million at October 31, 2014 for any asserted claim that we deem to be reasonably possible and estimable. We cannot estimate any future liability with regard to unasserted claims. We will investigate any future claims, but we are not obligated to honor any future claims.

Litigation

From time to time, we, along with our subsidiaries, are involved in various litigation matters arising in the ordinary course of our business. Although the ultimate resolution and impact of such litigation is not presently determinable, we believe that the eventual outcome of such litigation will not have a material adverse effect on our overall financial condition, results of operations or cash flows.

13. Derivative Instruments

Our derivative activities are subject to the management, direction, and control of the Chief Financial Officer and Chief Executive Officer. Certain transactions in excess of specified levels require further approval from the Board of Directors.

The nature of our business activities requires the management of various financial and market risks, including those related to changes in foreign currency exchange rates and aluminum scrap prices. We have historically used foreign currency forwards and options, and aluminum swap contracts to mitigate or eliminate certain of those risks at our subsidiaries. We use foreign currency contracts to offset fluctuations in the value of accounts receivable and payable balances that are denominated in currencies other than the United States dollar, including the Euro, British Pound and Canadian Dollar. Historically, we have entered into swap contracts to minimize our exposure to aluminum commodity prices. Through the use of swap contracts, we attempt to protect ourselves from the effects of changing prices of aluminum on our cost of sales. To the extent that the raw material costs factored into the firm price sales commitments are matched with firm price raw material purchase commitments, changes in aluminum prices should have no effect. Currently, we do not enter into derivative transactions for speculative or trading purposes. We are exposed to credit loss in the event of nonperformance by the counterparties to our derivative transactions. We attempt to mitigate this risk by monitoring the creditworthiness of our counterparties and limiting our exposure to individual counterparties. In addition, we have established master netting agreements in certain cases to facilitate the settlement of gains and losses on specific derivative contracts.

We have not designated any of our derivative contracts as hedges for accounting purposes in accordance with the provisions under the Accounting Standards Codification topic 815 "Derivatives and Hedging" (ASC 815). Therefore, changes in the fair value of these contracts and the realized gains and losses are recorded in the consolidated statements of income (loss) for the years ended October 31, 2014, 2013 and 2012 were as follows (in thousands):

			Year Ended October 31,					
Derivatives Not Designated as Hedging Instruments	Location of Gain or (Loss):	1	2014		2013		2012	
Foreign currency derivatives	Other, net	\$	568	\$	(570)	\$	895	
Aluminum derivatives	Cost of sales	\$	—	\$	(122)	\$	(476)	

We have chosen not to offset any of our derivative instruments in accordance with the provisions of ASC 815. Therefore, the assets and liabilities are presented on a gross basis on our accompanying consolidated balance sheets.

The fair values of our outstanding derivative contracts as of October 31, 2014 and 2013 were as follows (in thousands):

		October 31,				
	20	14	2013			
Prepaid and other current assets:						
Aluminum derivatives	\$	—	\$	50		
Foreign currency derivatives	\$	69	\$	163		
Other assets:						
Aluminum derivatives	\$	—	\$	8		
Accrued liabilities:						
Foreign currency derivatives		—		38		
Aluminum derivatives	\$	—	\$	77		

The following table summarizes the notional amounts and fair value of outstanding derivative contracts at October 31, 2014 and 2013 (in thousands):

		Notional as	indicated		Fair Va	alue in \$		
		October 31, 2014	October 31, 2013	October 31, 2014			October 31, 2013	
Foreign currency derivatives:								
Sell EUR, Buy USD	EUR	4,907	7,258	\$	68	\$	150	
Sell CAD, Buy USD	CAD	331	615		1		(2)	
Sell EUR, Buy GBP	EUR	_	880				14	
Buy EUR, Sell GBP	EUR	—	967		—		(12)	
Buy GBP, Sell USD	GBP	—	2,435		—		(25)	
Aluminum derivatives	LBS	—	187	\$	—	\$	(64)	

For the classification in the fair value hierarchy, see Note 14, "Fair Value Measurement of Assets and Liabilities", included herewith.

14. Fair Value Measurement of Assets and Liabilities

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value hierarchy distinguishes between (1) market participant assumptions developed based on market data obtained from independent sources (observable inputs) and (2) an entity's own assumptions about market participant assumptions developed based on the best information available in the circumstances (unobservable inputs). The fair value hierarchy consists of three broad levels, which gives the highest priority to Level 3. The three levels of the fair value hierarchy are described below:

- Level 1 Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities.
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability either directly or indirectly including quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; inputs other than quoted prices that are observable for the asset or liability (e.g., interest rates) and inputs that are derived principally from or corroborated by observable market data by correlation or other means.
- Level 3 Inputs that are both significant to the fair value measurement and unobservable.



	October 31, 2014					October 31, 2013									
		Level 1	1	Level 2	L	evel 3	 Total		Level 1]	Level 2	L	evel 3		Total
Assets															
Short-term investments	\$	69,975	\$	—	\$	—	\$ 69,975	\$	42,639	\$	—	\$		\$	42,639
Aluminum derivatives									_		58		_		58
Foreign currency derivatives				69		—	69		—		163		—		163
Total assets	\$	69,975	\$	69	\$	—	\$ 70,044	\$	42,639	\$	221	\$		\$	42,860
Liabilities															
Aluminum derivatives		_		—		—	—		—		(77)				(77)
Foreign currency derivatives	\$		\$	_	\$	—	\$ —	\$	_	\$	(38)	\$	—	\$	(38)
Total liabilities	\$		\$		\$		\$ 	\$		\$	(115)	\$		\$	(115)

The following table summarizes the assets and liabilities measured on a recurring basis based on the fair value hierarchy (in thousands):

We held short-term investments (with an original maturity of three months or less) in commercial paper at October 31, 2014. As of October 31, 2013, we had short-term investments in money market funds. We have included these investments as cash and cash equivalents in the accompanying consolidated balance sheets. These investments are measured at fair value based on active market quotations and are therefore classified as Level 1. All of our derivative contracts are valued using quoted market prices from brokers or exchanges and are classified within Level 2 of the fair value hierarchy.

As of October 31, 2014 and 2013, we had approximately \$2.4 million and \$3.7 million, respectively, of certain property, plant and equipment that was recorded at fair value on a non-recurring basis and classified as Level 3. The fair value was based on broker opinions. The decrease in value of \$1.3 million from October 31, 2013 to October 31, 2014 was due to the sale of a piece of equipment and a facility in Barbourville, Kentucky totaling \$0.8 million. We recorded an asset impairment charge of \$0.5 million associated with the facility and an insignificant realized loss on the sale in Barbourville, Kentucky.

Carrying amounts reported on the balance sheet for cash, cash equivalents, accounts receivable and accounts payable approximate fair value due to the short-term maturity of these instruments. Our outstanding debt was variable rate debt that re-prices frequently, thereby limiting our exposure to significant change in interest rate risk. As a result, the fair value of our debt instruments approximates carrying value at October 31, 2014 and 2013 (Level 3 measurement).

15. Stock-Based Compensation

We have established and maintain an Omnibus Incentive Plan (2008 Plan) that provides for the granting of restricted stock awards, stock options, restricted stock units, performance share awards and other stock-based and cash-based awards. The 2008 Plan is administered by the Compensation and Management Development Committee of the Board of Directors.

The aggregate number of shares of common stock originally authorized for grant under the 2008 Plan was 2,900,000. At our annual shareholder meeting held in February 2011, the shareholders approved an amendment which increased the aggregate number of shares available for grant under the 2008 Plan by 2,400,000 shares; and at our annual shareholder meeting held in February 2014, the shareholders approved an amendment which increased the aggregate number of shares available for grant under the 2008 Plan by 2,400,000 shares; and at our annual shareholder meeting held in February 2014, the shareholders approved an amendment which increased the aggregate number of shares available for grant under the 2008 Plan by an additional 2,350,000 shares. Any officer, key employee and/or non-employee director or any of our affiliates is eligible for awards under the 2008 Plan. Our initial grant of awards under the 2008 Plan was on April 23, 2008. Our practice is to grant stock options and restricted stock units to non-employee directors on the last business day of each fiscal year, with an additional grant of options to each director on the date of his or her first anniversary of service. Once we receive approval from the Board of Directors in December, we grant stock options, restricted stock awards, restricted stock units and/or performance shares to employees. Occasionally, we may make additional grants to key employees at other times during the year.

Restricted Stock Awards

Restricted stock awards are granted to key employees and officers annually, and typically cliff vest over a three-year period with service and continued employment as the only vesting criteria. The recipient of the restricted stock awards is entitled to all of the rights of a shareholder, except that the awards are nontransferable during the vesting period. The fair value of the restricted stock award is established on the grant date and then expensed over the vesting period resulting in an increase in additional paid-in-capital. Shares are generally issued from treasury stock at the time of grant.

A summary of non-vested restricted stock awards activity during the years ended October 31, 2014, 2013 and 2012, follows:

	Restricted Stock Awards	Weighted Average Grant Date Fair Value per Share
Non-vested at October 31, 2011	256,390	\$ 12.67
Granted	83,900	15.08
Vested	(115,790)	7.82
Forfeited	(11,800)	16.07
Non-vested at October 31, 2012	212,700	16.08
Granted	148,400	18.83
Vested	(67,300)	16.21
Forfeited	(110,400)	17.40
Non-vested at October 31, 2013	183,400	17.46
Granted	83,400	17.67
Vested	(30,700)	17.45
Forfeited	(15,300)	19.25
Non-vested at October 31, 2014	220,800	\$ 17.42

The total weighted average grant-date fair value of restricted stock awards that vested during the years ended October 31, 2014, 2013 and 2012 was \$0.5 million, \$1.1 million and \$0.9 million, respectively. As of October 31, 2014, total unrecognized compensation cost related to unamortized restricted stock awards totaled \$1.9 million. We expect to recognize this expense over the remaining weighted average period of 1.8 years.

Stock Options

Stock options are awarded to key employees, officers and non-employee directors. Director stock options vest immediately while employee and officer stock options typically vest ratably over a three-year period with service and continued employment as the vesting conditions. Our stock options may be exercised up to a maximum of ten years from the date of grant. The fair value of the stock options is determined on the grant date and expensed over the vesting period resulting in an increase in additional paid-in-capital.

We use the Black-Scholes pricing model to estimate the fair value of our stock options. A description of the methodology for the valuation assumption follows:

- *Expected Volatility* For stock options granted prior to July 1, 2013, we used an estimate of the historical volatility of a selected peer group. Effective July 1, 2013, we determined that we had sufficient historical data to calculate the volatility of our common stock since our spin-off in April 2008. We believe there has been uncertainty in the United States equities market over the past several years and that uncertainty has contributed to volatility in equities in general. We expect this volatility to continue over the foreseeable future. Therefore, we believe that our historical volatility is a proxy for expected volatility. We have not excluded any of our historical data from the volatility calculation (over this 6 year term), and we are not aware of any specific significant factors which might impact our future volatility.
- *Expected Term* For stock options granted prior to July 1, 2013, we determined the expected term using historical information of our former parent company prior to the spin-off in 2008, with regards to option vesting, exercise behavior and contractual expiration, as we believed that this employee group was the most similar to our employee group. Separate groups of employees that have similar historical exercise behavior were considered separately. Effective July 1, 2013, we determined that we had sufficient historical data to estimate our expected term using our own data with regards to the exercise behavior, cancellations, retention patterns and remaining contractual terms. When analyzing these patterns and variables, we considered the stratification of the awards (large grants to relatively few employees versus smaller grants to many others), the age of certain employees with larger grants, the historical exercise behavior of the employee group, and fluctuations/volatility of our underlying common stock, as to whether the stock options are expected to be out-of-the-money. For our directors, stock options vest immediately, and, as such, the expected term approximates the contractual term, after adjusting for historical forfeitures. We believe our estimates are reasonable given these factors.



- *Risk-Free Rate* We base the risk-free rate on the yield at the date of grant of a zero-coupon United States Treasury bond whose maturity period equals the option's expected term.
- Expected Dividend Yield We base the expected dividend yield on our historical dividend payment of approximately \$0.16 per share.

The following table summarizes the assumptions used to estimate the fair value of our stock options granted during the years ended October 31, 2014, 2013 and 2012.

		Year Ended October 31,					
	2014	2013	2012				
Weighted-average expected volatility	55.3%	54.9%	54.0%				
Weighted-average expected term (in years)	6.1	5.3	5.0				
Risk-free interest rate	1.9%	1.0%	0.9%				
Expected dividend yield over expected term	1.0%	1.0%	1.0%				
Weighted average grant date fair value	\$8.78	\$8.75	\$6.80				

The following table summarizes our stock option activity for the years ended October 31, 2014, 2013 and 2012.

	Stock Options	Weighted Average Stock Options Exercise Price				Aggregate Intrinsic Value (000s)
Outstanding at October 31, 2011	2,137,436	\$	14.08		\$ 3,520	
Granted	607,972		15.82			
Exercised	(229,423)		13.14			
Forfeited/Expired	(42,735)		15.71			
Outstanding at October 31, 2012	2,473,250		14.57		\$ 12,908	
Granted	636,645		19.67			
Exercised	(179,517)		14.39			
Forfeited/Expired	(55,102)		18.01			
Outstanding at October 31, 2013	2,875,276		15.64	7.0	\$ 7,748	
Granted	189,200		17.99			
Exercised	(306,611)		19.27			
Forfeited/Expired	(169,476)		18.71			
Outstanding at October 31, 2014	2,588,389		16.21	6.2	\$ 10,238	
Vested or expected to vest at October 31, 2014	2,551,657		16.17	6.9	\$ 10,174	
Exercisable at October 31, 2014	1,956,544	\$	15.58	5.6	\$ 8,829	

Intrinsic value is the amount by which the market price of the common stock on the date of exercise exceeds the exercise price of the stock option. For the years ended October 31, 2014, 2013 and 2012, the total intrinsic value of our stock options that were exercised totaled \$2.7 million, \$0.8 million and \$1.2 million, respectively. The total fair value of stock options vested during the years ended October 31, 2014, 2013 and 2012, was \$3.8 million, \$3.2 million and \$2.6 million, respectively. As of October 31, 2014, total unrecognized compensation cost related to stock options was \$2.2 million. We expect to recognize this expense over the remaining weighted average period of 1.7 years.

Restricted Stock Units

Restricted stock units may be awarded to key employees and officers from time to time, and annually to non-employee directors. The director restricted stock units vest immediately but are payable only upon the director's cessation of service, whereas restricted stock units awarded to employees and officers typically cliff vest after a three-year period with service and continued employment as the vesting conditions. Restricted stock units are not considered outstanding shares and do not have voting rights, although the holder does receive a cash payment equivalent to the dividend paid, on a one-for-one basis, on our outstanding common shares. Once the vesting criteria is met, each restricted stock unit is payable to the holder in cash based on the market value of one

share of our common stock. Accordingly, we record a liability for the restricted stock units on our balance sheet and recognize any changes in the market value during each reporting period as compensation expense.

The following table summarizes non-vested restricted stock unit activity during the years ended October 31, 2014, 2013 and 2012:

	Restricted Stock Units	Weighted Average Grant Date Fair Value		
Non-vested at October 31, 2011	21,000	\$ 18.35		
Granted	162,632	15.60		
Vested	(7,632)	19.77		
Forfeited	(15,000)	18.35		
Non-vested at October 31, 2012	161,000	15.47		
Granted	6,875	17.78		
Vested	(12,875)	18.05		
Forfeited	(54,000)	15.08		
Non-vested at October 31, 2013	101,000	15.62		
Granted	12,135	18.58		
Vested	(29,635)	18.35		
Forfeited		_		
Non-vested at October 31, 2014	83,500	15.08		

During the years ended October 31, 2014, 2013 and 2012, we paid \$0.5 million, \$0.1 million and \$0.2 million, respectively, to settle restricted stock units. All outstanding restricted stock units awarded to officers and employees are expected to vest in November 2014.

Performance Share Awards

Historically, we have granted performance units to key employees and officers annually. These awards cliff vest after a three-year period with service and performance measures such as relative total shareholder return and earnings per share growth as vesting conditions. These awards were treated as a liability and marked to market based upon our assessment of the achievement of the performance measures, with the assistance of third-party compensation consultants.

For the annual grant which occurred in December 2013, we granted performance shares rather than performance units. These performance share awards have the same performance measures (relative total shareholder return and earnings per share growth). However, the number of shares earned is variable depending on the metrics achieved, and the settlement method is 50% in cash and 50% in our common stock.

To account for this award, we have bifurcated the portion subject to a market condition (relative total shareholder return) and the portion subject to an internal performance measure (earnings per share growth). We have further bifurcated these awards based on the settlement method, as the portion expected to settle in stock (equity component) and the portion expected to settle in cash (liability component).

To value the shares subject to the market condition, we utilized a Monte Carlo simulation model to arrive at a grant-date fair value. This amount will be expensed over the three-year term of the award with a credit to additional paid-in-capital. To value the shares subject to the internal performance measure, we used the value of our common stock on the date of grant as the grant-date fair value per share. This amount will be expensed over the three-year term of the award, with a credit to additional paid-in-capital, and could fluctuate depending on the number of shares ultimately expected to vest based on our assessment of the probability that the performance conditions will be achieved. For both performance conditions, the portion of the award expected to settle in cash will be recorded as a liability and will be marked to market over the three-year term of the award, and could fluctuate depending on the number of shares ultimately expected to vest.

In conjunction with the annual grant in December 2013, we awarded 155,800 performance shares, of which 0% to 200% of these shares may ultimately vest, depending on the achievement of the performance conditions. During 2014, 7,000 of these

performance shares were forfeited. For the period from the date of grant through October 31, 2014, we have recorded \$1.0 million of compensation expense related to these performance share awards.

Performance share awards are not considered outstanding shares and do not have voting rights, although dividends are accrued over the performance period and will be payable in cash based upon the number of performance shares ultimately earned.

The following table summarizes amounts expensed as selling, general and administrative expense related to restricted stock awards, stock options, restricted stock units and performance share awards for the years ended October 31, 2014, 2013 and 2012(in thousands):

		Year Ended October 31,								
	_	2014		2013			2012			
Restricted stock awards	5	\$	1,220	\$	165	\$	1,117			
Stock options			2,301		4,745		3,286			
Restricted stock units			781		313		1,201			
Performance share awards			981		—		—			
Total compensation expense	_		5,283		5,223		5,604			
Income tax effect			2,092		1,864		1,922			
Net compensation expense	5	\$	3,191	\$	3,359	\$	3,682			

16. Stockholders' Equity

As of October 31, 2014, our authorized capital stock consists of 125,000,000 shares of common stock, at par value of \$0.01 per share, and 1,000,000 shares of preferred stock, with no par value. As of October 31, 2014 and 2013, we had 37,632,032 and 37,653,639 shares of common stock issued, respectively, and 36,214,332 and 37,165,254 shares of common stock outstanding, respectively. There were no shares of preferred stock issued or outstanding at October 31, 2014 and 2013.

Stock Repurchase Program and Treasury Stock

Our Board of Directors approved a stock repurchase program that authorized the repurchase of 2,000,000 shares of our common stock (1,000,000 on May 27, 2010 and 1,000,000 on August 25, 2011). No shares were purchased under this program in fiscal 2014 and there were 905,663 shares available for repurchase under the program prior to its cancellation in September 2014. Our Board cancelled this program on September 5, 2014, and approved a new stock repurchase program authorizing us to use up to \$75.0 million to repurchase shares of our common stock. For the period from September 5, 2014 through October 31, 2014, we purchased 1,316,326 shares at a cost of \$24.2 million under the new program.

The objective of this repurchase program is to acquire shares opportunistically. We record treasury stock purchases under the cost method whereby the entire cost of the acquired stock is recorded as treasury stock. Shares are generally issued from treasury stock at the time of grant of restricted stock awards and the exercise of stock options. On the subsequent issuance of treasury shares, we record proceeds in excess of cost as an increase in additional paid in capital.

17. Other Income (Expense)

Other income (expense) included under the caption "Other, net" on the accompanying consolidated statements of income (loss), consisted of the following (in thousands):

	Year Ended October 31,							
	 2014		2013		2012			
Foreign currency transaction (losses) gains	\$ (695)	\$	474	\$	(857)			
Foreign currency exchange derivative gains (losses)	568		(570)		895			
Interest income	119		63		206			
Other	100		203		(19)			
Other income	\$ 92	\$	170	\$	225			

18. Segment Information

We have four operating segments which we aggregate into one reportable segment, in accordance with ASC Topic 280-10-50, "Segment Reporting" (ASC 280). This aggregation is based on factors including, but not limited to: (1) similar nature of products serving the building products industry, specifically the fenestration business; (2) similar production processes, although there are some differences in the amount of automation amongst operating plants; (3) similar types or classes of customers, namely the primary original equipment manufacturers (OEMs) in the window and door industry; (4) similar distribution methods for product delivery, although the extent of the use of third-party distributors will vary amongst the businesses; (5) similar regulatory environment; and (6) converging long-term economic similarities. The primary market drivers of our business are residential remodeling and replacement activity (R&R) and new home construction.

Prior to April 1, 2014, we presented two reportable operating segments: (1) Engineered Products and (2) Aluminum Sheet Products. In addition, we recorded LIFO inventory adjustments, corporate office charges and inter-segment eliminations as Corporate & Other. On April 1, 2014, we sold Nichols, the sole operating segment included in our Aluminum Sheet Products reportable segment. To account for Nichols as a discontinued operation, we reclassified certain costs from Corporate & Other to Nichols, including a portion of the LIFO reserve, as well as insurance accruals related to incurred but not reported workers compensation claims, to properly reflect these direct expenses as a component of the disposal group.

The following table reconciles our segment presentation as previously reported in our Annual Report on Form 10-K for the years ended October 31, 2013 and 2012, to the current presentation.

Year Ended October 31, 2013	As Prev	iously Reported	Discon	tinued Operations	Reclassification		Cur	rent Presentation
Engineered Products								
Net sales	\$	554,867	\$	—	\$	—	\$	554,867
Inter-segment sales		113		(113)		_		_
Depreciation and amortization		31,368		—		22,153		53,521
Operating income (loss)		45,324		_		(64,145)		(18,821)
Capital expenditures	\$	17,674	\$		\$	7,534	\$	25,208
Aluminum Sheet Products								
Net sales	\$	397,775	\$	(397,775)	\$	_	\$	_
Inter-segment sales		12,605		(12,605)				_
Depreciation and amortization		6,983		(6,983)		_		—
Operating income (loss)		(996)		(1,092)		2,088		_
Capital expenditures	\$	12,723	\$	(12,723)	\$		\$	_
Corporate & Other								
Net sales	\$	_	\$		\$	_	\$	_
Inter-segment sales		(12,718)		12,718				_
Depreciation and amortization		22,153				(22,153)		_
Operating income (loss)		(62,057)				62,057		_
Capital expenditures	\$	7,534	\$		\$	(7,534)	\$	_

Year Ended October 31, 2012	As Prev	iously Reported	Disco	ntinued Operations	Reclassification		Cu	rrent Presentation
Engineered Products								
Net sales	\$	478,578	\$	—	\$	—	\$	478,578
Inter-segment sales				_				_
Depreciation and amortization		28,115		_		1,860		29,975
Operating income (loss)		28,490		—		(37,352)		(8,862)
Capital expenditures	\$	17,540	\$	_	\$	14,950	\$	32,490
Aluminum Sheet Products								
Net sales	\$	350,398	\$	(350,398)	\$	_	\$	—
Inter-segment sales		11,917		(11,917)				_
Depreciation and amortization		7,621		(7,621)				
Operating income (loss)		(17,098)		16,091		1,007		_
Capital expenditures	\$	10,381	\$	(10,381)	\$	_	\$	_
Corporate & Other								
Net sales	\$	_	\$	_	\$	_	\$	_
Inter-segment sales		(11,917)		11,917				_
Depreciation and amortization		1,860		_		(1,860)		_
Operating income (loss)		(36,345)				36,345		
Capital expenditures	\$	14,950	\$	_	\$	(14,950)	\$	_

Geographic Information

Our manufacturing facilities and all long-lived assets are located in the United States, United Kingdom and Germany. We attribute our net sales to a geographic region based on the location of the customer. The following tables provide information concerning our net sales for the years ended October 31, 2014, 2013 and 2012, and our long-lived assets as of October 31, 2014 and 2013 (in thousands):

	 Year Ended October 31,					
Net Sales:	2014		2013		2012	
United States	\$ 484,601	\$	454,365	\$	378,314	
Canada	26,605		23,108		25,158	
Asian countries	18,867		17,390		18,504	
European countries	57,098		52,051		49,686	
Other foreign countries	8,213		7,953		6,916	
Total net sales	\$ 595,384	\$	554,867	\$	478,578	

	Y	ear Ended October 31,
Long-lived assets, net	2014	2013
United States	\$ 21	19,568 \$ 209,064
Germany	2	21,708 35,779
United Kingdom		8,907 12,806
Total long-lived assets, net	\$ 25	\$ 257,649

Effective November 1, 2013 we transferred net intangibles of \$15.7 million to the United States from our foreign operations in Germany (net value of \$11.7 million) and the United Kingdom (net value of \$4.0 million), with a resulting cumulative translation adjustment of \$1.0 million dollars.

19. Earnings Per Share

We compute basic earnings per share by dividing net income by the weighted average number of common shares outstanding during the period. Diluted earnings per common and potential common shares include the weighted average of additional shares associated with the incremental effect of dilutive employee stock options, non-vested restricted stock as determined using the treasury stock method prescribed by U.S. GAAP and contingent shares associated with performance share awards, if dilutive.

The computation of basic and diluted earnings per share for the year ended October 31, 2014 was as follows (in thousands, except per share data):

	Year Ended October 31, 2014						
	Income	Weighted Average Shares		Per Share			
Basic earnings per common share	\$ 29,234	37,128	\$	0.79			
Effect of dilutive securities:							
Stock options	_	467					
Restricted stock	_	84					
Diluted earnings per common share	\$ 29,234	37,679	\$	0.78			

The computation of diluted earnings per share excludes outstanding stock options and other common stock equivalents when their inclusion would be anti-dilutive. This is always the case when an entity incurs a net loss, as we did for the years ended October 31, 2013 and 2012. During these twelve-month periods, 492,288 and 391,813 of common stock equivalents related to stock options, respectively, and 84,222 and 109,389 shares of restricted stock, respectively, were excluded from the computation of diluted earnings per share.

For the years ended October 31, 2014, 2013 and 2012, we had 954,372, 816,617 and 928,997 securities, respectively, that were potentially dilutive in future earnings per share calculations. Such dilution will be dependent on the excess of the market price of our stock over the exercise price and other components of the treasury stock method.

20. Restructuring Activities

In November 2011, we committed to a plan to close our facility in Barbourville, Kentucky. The consolidation plan, in part, called for the permanent closing of this facility, with the equipment used to manufacture the single seal, warm edge spacer system relocated to our facility in Cambridge, Ohio. We believe this consolidation allowed us to better serve our customers through streamlined operations. The consolidation of operations and the subsequent closure of this facility were completed in August 2012, with residual cash payments and minor program costs incurred in fiscal 2013. At April 30, 2014, this facility was written down to fair market value of \$0.5 million and subsequently sold on May 22, 2014. We received sales proceeds of \$0.4 million and realized a loss of \$0.1 million at the time of sale.

Under ASC Topic 712, "Compensation - Nonretirement Postemployment Benefits", we are required to record charges for contractual termination benefits and other ongoing benefit arrangements when it is probable that employees will be entitled to benefits under the contract's terms and the amount can be reasonably estimated. We determined that certain severance pay qualifies as either a contractual termination benefit or an ongoing benefit arrangement, and accordingly recognized \$3.4 million in severance during the year ended October 31, 2012. Severance was paid out during 2012 as employees exited. Under ASC Topic 420, "Exit or Disposal Cost Obligations," we are required to record charges for one-time employee termination benefits, contract termination costs, and other associated costs as incurred. In February 2012, we and the union representing Barbourville employees reached an agreement to pay a one-time incentive bonus to employees upon their planned exit date termination, provided certain performance criteria were met. The salaried employees were offered the same one-time incentive bonus under the same terms as the union employees. There were no significant restructuring charges recognized for the years ended October 31, 2013. For the year ended October 31, 2012, we expensed \$9.0 million for restructuring charges, of which \$3.4 million was for employee-related termination costs and \$5.6 million was for facility consolidation related costs.

The following table reconciles the beginning and ending liability balances pursuant to this restructuring plan for the year ended October 31, 2013 (in thousands):

	ployee ation Costs	Facility idation Costs	Total
Balance at October 31, 2012	\$ 173	\$ 65	\$ 238
Charges (credits) to expense	(15)		(15)
Cash payments	(158)	 (65)	 (223)
Balance at October 31, 2013	\$ 	\$ 	\$

21. Unaudited Quarterly Data

Selected quarterly financial data for the years ended October 31, 2014 and 2013 was as follows (amounts in thousands, except per share amounts):

For the Quarter Ended	Jan	uary 31, 2014		April 30, 2014		July 31, 2014	Oc	tober 31, 2014
Net sales	\$	126,379	\$	135,208	\$	169,981	\$	163,816
Cost of sales		96,189		108,649		130,706		129,040
Depreciation and amortization		8,544		8,494		8,512		8,319
Operating income (loss)		(862)		(2,828)		12,666		5,299
Income (loss) from continuing operations		(1,212)		(2,030)		8,567		3,013
Net income (loss)	\$	(3,901)	\$	20,131	\$	8,047	\$	4,957
Basic earnings (loss) per share, continuing operations	\$	(0.03)	\$	(0.05)	\$	0.23	\$	0.08
Diluted earnings (loss) per share, continuing operations		(0.03)		(0.05)		0.23		0.08
Basic earnings (loss) per share		(0.11)		0.54		0.22		0.13
Diluted earnings (loss) per share		(0.11)		0.53		0.21		0.13
Cash dividends paid per common share	\$	0.04	\$	0.04	\$	0.04	\$	0.04
For the Quarter Ended	Jan	uary 31, 2013		April 30, 2013		July 31, 2013	Oc	tober 31, 2013
Net sales	\$	106,119	\$	125,140	\$	156,765	\$	166,843
Cost of sales			-	120,110			Ψ	
Cost of sales		83,294		95,731	+	116,026	Ψ	124,682
Depreciation and amortization		83,294 8,030	Ť		+	116,026 10,373	Ψ	124,682 25,306
		,	•	95,731	•		Ψ	,
Depreciation and amortization		8,030	•	95,731 9,812	•	10,373	Ψ	25,306
Depreciation and amortization Operating (loss) income	\$	8,030 (9,029)	\$	95,731 9,812 (8,605)		10,373 7,366	\$	25,306 (8,553)
Depreciation and amortization Operating (loss) income (Loss) income from continuing operations	\$ \$	8,030 (9,029) (5,170)		95,731 9,812 (8,605) (6,863)	\$	10,373 7,366 5,126		25,306 (8,553) (5,477)
Depreciation and amortization Operating (loss) income (Loss) income from continuing operations Net (loss) income	•	8,030 (9,029) (5,170) (8,118)	\$	95,731 9,812 (8,605) (6,863) (7,348)	\$	10,373 7,366 5,126 4,969	\$	25,306 (8,553) (5,477) (1,206)
Depreciation and amortization Operating (loss) income (Loss) income from continuing operations Net (loss) income Basic (loss) earnings per share, continuing operations	•	8,030 (9,029) (5,170) (8,118) (0.14)	\$	95,731 9,812 (8,605) (6,863) (7,348) (0.19)	\$	10,373 7,366 5,126 4,969 0.14	\$	25,306 (8,553) (5,477) (1,206) (0.15)
Depreciation and amortization Operating (loss) income (Loss) income from continuing operations Net (loss) income Basic (loss) earnings per share, continuing operations Diluted (loss) earnings per share, continuing operations	•	8,030 (9,029) (5,170) (8,118) (0.14) (0.14)	\$	95,731 9,812 (8,605) (6,863) (7,348) (0.19) (0.19)	\$	10,373 7,366 5,126 4,969 0.14 0.14	\$	25,306 (8,553) (5,477) (1,206) (0.15) (0.15)

22. New Accounting Pronouncements

In August 2014, the FASB issued Accounting Standards Update (ASU) No. 2014-15, *Presentation of Financial Statements-Going Concern (Subtopic 205-40): Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern*, which requires management to evaluate whether conditions exist which raise substantial doubt about the entity's ability to continue as a going concern within one year after the date of the financial statements (or within one year of when the financial statements are available to be issued). If such conditions exist, disclosure is required of: (1) the principal conditions; (2) management's evaluation of the significance of the conditions on the entity's ability to meet obligations; and (3) management's plans to alleviate this

substantial doubt related to the ability to continue as a going concern. If management's plans do not alleviate this substantial doubt, management must specifically disclose that there is substantial doubt about the entity's ability to continue as a going concern within one year after the date of the financial statements (or date the financial statements are available to be issued), in addition to the disclosure noted above. This guidance becomes effective for the annual period ending after December 15, 2016, and for annual periods and interim periods thereafter. We expect to adopt this guidance during fiscal 2017. We do not expect this guidance to have a material impact on our consolidated financial statements.

In June 2014, the FASB issued Accounting Standards Update (ASU) No. 2014-12, *Compensation - Stock Compensation (Topic 718): Accounting for Share-Based Payments When the Terms of an Award Provide That a Performance Target Could be Achieved after the Requisite Service Period.* This amendment requires that a performance target that affects vesting and that could be achieved after the requisite service period be treated as a performance condition that affects vesting or as a nonvesting condition that affects the grant-date fair value of an award, and provides explicit guidance for those awards. This guidance becomes effective for fiscal years beginning on or after December 15, 2015. We expect to adopt this guidance during fiscal 2017, and we are currently evaluating the impact on our consolidated financial statements.

In May 2014, the FASB issued Accounting Standards Update (ASU) No. 2014-09, *Revenue from Contracts with Customers*. This guidance prescribes a methodology to determine when revenue is recognizable and constitutes a principles-based approach to revenue recognition based on the consideration to which the entity expects to be entitled in exchange for goods or services. In addition, this guidance requires additional disclosure in the notes to the financial statements with regard to the methodology applied. This pronouncement becomes effective for annual reporting periods beginning after December 15, 2016, and interim periods within that reporting period, and will essentially supersede and replace existing revenue recognition rules in U.S. GAAP, including industry-specific guidance. We expect to adopt this pronouncement in fiscal 2018, and we are currently evaluating the impact on our consolidated financial statements.

In April 2014, the FASB issued Accounting Standards Update (ASU) No. 2014-08, *Presentation of Financial Statements (Topic 205) and Property, Plant, and Equipment (Topic 360): Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity.* This new guidance clarifies the definition of a discontinued operation as a disposal of a component of any entity, or a group of such components, which represent a strategic shift that has or will have a major effect on an entity's operations and financial results. This guidance should result in fewer applications of discontinued operations accounting treatment. However, if such accounting treatment is required, the guidance requires additional footnote disclosures with regard to the major classes of line items constituting pretax profit or loss of the discontinued operation, a reconciliation of the major classes of assets and liabilities of the discontinued operation, and additional disclosure with regard to cash flows of the discontinued operation. This guidance becomes effective for fiscal years beginning on or after December 15, 2014. We expect to adopt this guidance during fiscal 2016, and we are currently evaluating the impact on our consolidated financial statements.

In July 2013, the FASB issued Accounting Standards Update (ASU) No. 2013-11, *Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists,* which provides guidance related to the presentation of current and deferred income taxes on the balance sheet. In general, an entity must present an unrecognized tax benefit related to a net operating loss carryforward, similar tax loss or tax credit carryforward, as a reduction of a deferred tax asset, except in prescribed circumstances through which liability presentation would be appropriate. This guidance becomes effective for fiscal years beginning after December 15, 2013. We expect to adopt this guidance during fiscal 2015 with no material impact on our consolidated financial statements.

In February 2013, the FASB issued ASU No. 2013-2, *Reporting of Amounts Reclassified Out of Accumulated Other Comprehensive Income*, which requires an entity to provide information about the amounts reclassified out of accumulated other comprehensive income by component. In addition, an entity is required to present, either on the face of the statement where net income is presented or in the notes, significant amounts reclassified out of accumulated other comprehensive income by the respective line items of net income but only if the amount reclassified is required under U.S. GAAP to be reclassified to net income in its entirety in the same reporting period. For other amounts that are not required under U.S. GAAP to be reclassified in their entirety to net income, an entity is required to cross-reference to other disclosures required under U.S. GAAP that provide additional detail about those amounts. We adopted ASU 2013-2 as of November 1, 2013, with no material impact on our consolidated financial statements.

In December 2011, the FASB issued ASU No. 2011-11, *Disclosures about Offsetting Assets and Liabilities*, which requires entities to disclose both gross information and net information about instruments and transactions eligible for offset in the statement of financial position and instruments and transactions subject to an agreement similar to a master netting arrangement. The scope of this standard, which was subsequently clarified by ASU 2013-1, includes derivatives, sale and repurchase agreements, reverse sale and repurchase agreements, and securities borrowing and securities lending arrangements. These disclosures assist users of

financial statements in evaluating the effect or potential effect of netting arrangements on an entity's financial position. We adopted ASU 2011-11 as of November 1, 2013, with no material impact on our consolidated financial statements.

23. Subsequent Events

None.

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

None.

Item 9A. Controls and Procedures.

Evaluation of Disclosure Controls and Procedures

Under the supervision and with the participation of our management, including the Chief Executive Officer and Chief Financial Officer, we have evaluated the effectiveness of our disclosure controls and procedures pursuant to Rules 13a-15(e) under the Securities Exchange Act of 1934 (1934 Act) as of October 31, 2014. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that, as of October 31, 2014, the disclosure controls and procedures are effective.

Management's Annual Report on Internal Control over Financial Reporting

Refer to Management's Annual Report on Internal Control over Financial Reporting on page 42 of this Annual Report on Form 10-K.

Auditor's Report Relating to Effectiveness of Internal Control over Financial Reporting

Refer to the Report of Independent Registered Public Accounting Firm on page 40 of this Annual Report on Form 10-K.

Changes in Internal Control over Financial Reporting

There have been no changes in internal controls over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) under the 1934 Act) during the most recent fiscal quarter that have materially affected or are reasonably likely to materially affect our internal control over financial reporting.

Item 9B. Other Information.

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance.

Pursuant to General Instruction G(3) to Form 10-K, the information on "Directors, Executive Officers and Corporate Governance" is incorporated herein by reference from the Registrant's Definitive Proxy Statement relating to the 2015 Annual Meeting of Stockholders of Quanex Building Products Corporation or an amendment to this Form 10-K, which is to be filed with the SEC pursuant to Regulation 14A under the Securities Exchange Act of 1934, as amended, within 120 days after the close of the fiscal year ended October 31, 2014.

Item 11. Executive Compensation.

Pursuant to General Instruction G(3) to Form 10-K, the information on *"Executive Compensation"* is incorporated herein by reference from the Registrant's Definitive Proxy Statement relating to the 2015 Annual Meeting of Stockholders of Quanex Building Products Corporation or an amendment to this Form 10-K, which is to be filed with the SEC pursuant to Regulation 14A under the Securities Exchange Act of 1934, as amended, within 120 days after the close of the fiscal year ended October 31, 2014.

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

Pursuant to General Instruction G(3) to Form 10-K, the information on "Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters" is incorporated herein by reference from the Registrant's Definitive Proxy Statement relating to the 2015 Annual Meeting of Stockholders of Quanex Building Products Corporation or an amendment to this Form 10-K, which is to be filed with the SEC pursuant to Regulation 14A under the Securities Exchange Act of 1934, as amended, within 120 days after the close of the fiscal year ended October 31, 2014.

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

Pursuant to General Instruction G(3) to Form 10-K, the information on "Certain Relationships and Related Transactions, and Director Independence" is incorporated herein by reference from the Registrant's Definitive Proxy Statement relating to the 2015 Annual Meeting of Stockholders of Quanex Building Products Corporation or an amendment to this Form 10-K, which is to be filed with the SEC pursuant to Regulation 14A under the Securities Exchange Act of 1934, as amended, within 120 days after the close of the fiscal year ended October 31, 2014.

Item 14. Principal Accountant Fees and Services.

Pursuant to General Instruction G(3) to Form 10-K, the information on "Principal Accountant Fees and Services" is incorporated herein by reference from the Registrant's Definitive Proxy Statement relating to the 2015 Annual Meeting of Stockholders of Quanex Building Products Corporation or an amendment to this Form 10-K, which is to be filed with the SEC pursuant to Regulation 14A under the Securities Exchange Act of 1934, as amended, within 120 days after the close of the fiscal year ended October 31, 2014.

PART IV

Item 15. Exhibits and Financial Statement Schedules.

1. Financial Statements

The financial statements included in this report are listed in the Index to Financial Statements on page 39 of this Annual Report on Form 10-K.

2. Financial Statement Schedules

Schedules for which provision is made in the applicable accounting regulations of the SEC are either not required under the related instructions or inapplicable.

3. Exhibits

The exhibits required to be filed pursuant to Item 15(b) of Form 10-K are listed in the Exhibit Index filed herewith, which Exhibit Index is incorporated herein by reference. Exhibits 10.1 through 10.8, 10.15 through 10.23, and 10.25 through 10.50 listed in the Exhibit Index filed herewith, are management or compensatory plans or arrangements required to be filed as exhibits to this Annual Report on Form 10-K pursuant to Item 15(b) thereof.



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.

QUANEX BUILDING PRODUCTS CORPORATION

Date:	December	12,	2014
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/s/ Brent L. Korb Brent L. Korb Senior Vice President – Finance and Chief Financial Officer (Principal Financial Officer)

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

Name	Title	Date
/s/ William C. Griffiths	Chairman of the Board,	December 12, 2014
William C. Griffiths	President and Chief Executive Officer	
/s/ Susan F. Davis	Director	December 12, 2014
Susan F. Davis		
/s/ LeRoy D. Nosbaum	Director	December 12, 2014
LeRoy D. Nosbaum		
/s/ Joseph D. Rupp	Director	December 12, 2014
Joseph D. Rupp		
/s/ Curtis M. Stevens	Director	December 12, 2014
Curtis M. Stevens		
/s/ Robert R. Buck	Director	December 12, 2014
Robert R. Buck		
/s/ Brent L. Korb	Senior Vice President—Finance and Chief Financial Officer	December 12, 2014
Brent L. Korb	(Principal Financial Officer)	
/s/ Dewayne Williams	Vice President and Controller	December 12, 2014
Dewayne Williams	(Principal Accounting Officer)	

Exhibit Number Description of Exhibits

- 2.1 Distribution Agreement among Quanex Corporation, Quanex Building Products LLC and Quanex Building Products Corporation (incorporated by reference to Exhibit 10.1 to Quanex Corporation's Current Report on Form 8-K filed with the Commission on December 24, 2007).
- 2.2 Agreement and Plan of Merger, dated as of January 31, 2011, by and among Quanex Building Products Corporation, QSB Inc., Lauren Holdco Inc., Lauren International, Inc. and Kevin E. Gray, as agent for the shareholders of Lauren Holdco Inc., filed as Exhibit 2.1 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913) as filed with the Securities and Exchange Commission on February 2, 2011, and incorporated herein by reference.
- 2.3 Limited Liability Company Interest Purchase Agreement dated February 7, 2014, by and among Quanex Building Products Corporation, Nichols Aluminum, LLC and Aleris International Inc., filed as Exhibit 2.1 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913) as filed with the Securities and Exchange Commission on February 10, 2014, and incorporated herein by reference.
- 2.4 Limited Liability Company Interest Purchase Agreement dated February 7, 2014 amendment filed on Form 8-K (Reg. No. 001-33913) as filed with the Securities and Exchange Commission on February 10, 2014, and incorporated herein by reference.
- 3.1 Certificate of Incorporation of the Registrant dated as of December 12, 2007, filed as Exhibit 3.1 of the Registrant's Registration Statement on Form 10 (Reg. No. 001-33913) as filed with the Securities and Exchange Commission on January 11, 2008, and incorporated herein by reference.
- 3.2 Amended and Restated Bylaws of the Registrant dated as of August 25, 2011, filed as Exhibit 3.1 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913) filed with the Securities and Exchange Commission on August 29, 2011, and incorporated herein by reference.
- 4.1 Form of Registrant's common stock certificate, filed as Exhibit 4.1 of Amendment No. 1 to the Registrant's Registration Statement on Form 10 (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on February 14, 2008, and incorporated herein by reference.
- 4.2 Credit Agreement dated as of January 28, 2013, among the Company; certain of its subsidiaries as guarantors; Wells Fargo Bank, National Association, as administrative agent; Wells Fargo Securities, LLC, as lead arranger and syndication agent; and the lenders parties thereto, filed as Exhibit 10.1 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913)as filed with the Securities and Exchange Commission on January 30, 2013, and incorporated herein by reference.
- †10.1 Quanex Building Products Corporation Amended and Restated 2008 Omnibus Incentive Plan, filed as Exhibit 10.1 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913) as filed with the Securities and Exchange Commission on February 28, 2014, and incorporated herein by reference.
- †10.2 Quanex Building Products Corporation Deferred Compensation Plan as amended, filed as Exhibit 10.2 to the Registrant's Quarterly Report on Form 10-Q (Reg. No. 001-33913) for the quarter ended January 31, 2014, as filed with the Securities and Exchange Commission on March 6, 2014, and incorporated herein by reference.
- †10.3 Quanex Building Products Corporation Restoration Plan, filed as Exhibit 10.8 of Amendment No. 4 to the Registrant's Registration Statement on Form 10 (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on March 17, 2008, and incorporated herein by reference.
- †10.4 Quanex Building Products Corporation Supplemental Employees Retirement Plan, filed as Exhibit 10.9 of Amendment No. 4 to the Registrant's Registration Statement on Form 10 (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on March 17, 2008, and incorporated herein by reference.
- †10.5 Form of Severance Agreement between the Registrant and certain of its executive officers, filed as Exhibit 10.5 of Amendment No.
 1 to the Registrant's Registration Statement on Form 10 (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on February 14, 2008, and incorporated herein by reference.
- †10.6 Form of Change in Control Agreement between the Registrant and certain of its executive officers, filed as Exhibit 10.6 of Amendment No. 1 to the Registrant's Registration Statement on Form 10 (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on February 14, 2008, and incorporated herein by reference.

Exhibit Number Description of Exhibits

- †10.7 Form of Indemnity Agreement between the Registrant and each of its independent directors, effective September 2, 2008, filed as Exhibit 10.1 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on August 29, 2008, and incorporated herein by reference.
- †10.8 Form of Indemnity Agreement between the Registrant and each of its officers, effective September 2, 2008, filed as Exhibit 10.2 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on August 29, 2008, and incorporated herein by reference.
- 10.9 Lease Agreement between Cabot Industrial Properties, L.P. and Quanex Corporation dated August 30, 2002 (and assumed by Quanex Homeshield, LLC on November 1, 2007), filed as Exhibit 10.52 to the Annual Report on Form 10-K of Quanex Corporation (Reg. No. 001-05725) for the fiscal year ended October 31, 2003 and incorporated herein by reference.
- 10.10 First Amendment to Lease Agreement between Cabot Industrial Properties, L.P. and Quanex Corporation dated May 22, 2007 (and assumed by Quanex Homeshield, LLC on November 1, 2007), filed as Exhibit 10.11 to the Company's Annual Report on Form 10-K (Reg. No. 001-33913) for the fiscal year ended October 31, 2008, and incorporated herein by reference.
- 10.11 Second Amendment to Lease Agreement between Dexus Industrial SPE Financed Portfolio LLC, successor in interest to Cabot Industrial Properties, L.P. and Quanex Building Products Corporation dated April 28, 2010, filed as Exhibit 10.12 to the Company's Annual Report on Form 10-K (Reg. No. 001-33913) for the fiscal year ended October 31, 2012, and incorporated herein by reference.
- 10.12 Lease dated May 3, 1989, and Lease Extension dated June 9, 2004, between Mikron Industries, Inc. and the W.R. Sandwith and Michael G. Ritter Partnership, filed as Exhibit 10.12 to the Company's Annual Report on Form 10-K (Reg. No. 001-33913) for the fiscal year ended October 31, 2008, and incorporated herein by reference.
- 10.13 Amendment to Lease by and between W.R. Sandwith and Michael G. Ritter Partnership and Mikron Washington LLC, filed as Exhibit 10.1 to the Company's Quarterly Report on Form 10-Q (Reg. No. 001-33913) for the quarter ended April 30, 2010, and incorporated herein by reference.
- 10.14 Lease Agreement dated March 31, 2011 between Lauren Real Estate Holding LLC and Edgetech I.G. Inc., filed as Exhibit 10.15 to the Company's Annual Report on Form 10-K (Reg. No. 001-33913) for the fiscal year ended October 31, 2012, and incorporated herein by reference.
- †10.15 Agreement between Quanex Building Products Corporation and Dewayne Williams, effective July 1, 2013, filed as Exhibit 10.1 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on June 20, 2013, and incorporated herein by reference.
- †10.16 Change in Control Agreement between Quanex Building Products Corporation and Dewayne Williams, effective July 1, 2013, filed as Exhibit 10.2 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on June 20, 2013, and incorporated herein by reference.
- †10.17 Indemnity Agreement between Quanex Building Products Corporation and Dewayne Williams, effective July 1, 2013, the form of which is filed as Exhibit 10.2 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on August 29, 2008, and incorporated herein by reference.
- †10.18 Agreement between Quanex Building Products Corporation and Martin Ketelaar, effective June 14, 2013, filed as Exhibit 10.4 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on June 20, 2013, and incorporated herein by reference.
- †10.19 Change in Control Agreement between Quanex Building Products Corporation and Martin Ketelaar, effective June 14, 2013, filed as Exhibit 10.5 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on June 20, 2013, and incorporated herein by reference.
- †10.20 Indemnity Agreement between Quanex Building Products Corporation and Martin Ketelaar, effective June 14, 2013, the form of which is filed as Exhibit 10.2 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on August 29, 2008, and incorporated herein by reference.
- †10.21 Agreement between Quanex Building Products Corporation and William C. Griffiths, effective July 9, 2013, filed as Exhibit 10.1 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on July 9, 2013, and incorporated herein by reference.

Exhibit Number	Description of Exhibits
†10.22	Change in Control Agreement between Quanex Building Products Corporation and William C. Griffiths, effective July 9, 2013, filed as Exhibit 10.2 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on July 9, 2013, and incorporated herein by reference.
†10.23	Indemnity Agreement between Quanex Building Products Corporation and William C. Griffiths, effective July 9, 2013, the form of which is filed as Exhibit 10.2 of the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on August 29, 2008, and incorporated herein by reference.
10.24	Second Amendment to Lease Agreement between HP Properties/Mikron LLC, successor in interest to the W.R. Sandwith and Michael G. Ritter Partnership, and Mikron Washington LLC, dated November 20, 2013.
†10.25	Form of Stock Option Agreement for Employees under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.1 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.26	Form of Stock Option Agreement for Section 16 Officers under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.2 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.27	Form of Stock Option Agreement for Key Leaders under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.3 to the Registrant's Current Report on Form 8-K ((Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.28	Form of Stock Option Agreement for Non-Employee Directors under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.4 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.29	Form of Restricted Stock Award Agreement for Employees under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.5 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.30	Form of Restricted Stock Award Agreement for Section 16 Officers under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.6 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.31	Form of Restricted Stock Award Agreement for Key Leaders under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.7 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.32	Form of Restricted Stock Award Agreement for Non-Employee Directors under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.8 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.33	Form of Restricted Stock Unit Award Agreement for Employees under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.9 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.34	Form of Restricted Stock Unit Award Agreement for Section 16 Officers under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.10 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.

Exhibit Number	Description of Exhibits
†10.35	Form of Restricted Stock Unit Award Agreement for Key Leaders under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.11 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.36	Form of Restricted Stock Unit Award Agreement for Non-Employee Directors under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.12 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.37	Form of Performance Share Award Agreement for Employees under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.13 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.38	Form of Performance Share Award Agreement for Section 16 Officers under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.14 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.39	Form of Performance Share Award Agreement for Key Leaders under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.15 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.40	Form of Performance Share Award Agreement for Non-Employee Directors the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.16 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.41	Form of Performance Unit Award Agreement for Employees under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.17 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.42	Form of Performance Unit Award Agreement for Section 16 Officers under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.18 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.43	Form of Performance Unit Award Agreement for Key Leaders under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.19 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.44	Form of Performance Unit Award Agreement for Non-Employee Directors under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.20 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.45	Form of Stock Appreciation Right Agreement for Employees under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.21 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.46	Form of Stock Appreciation Right Agreement for Section 16 Officers under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.22 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.47	Form of Stock Appreciation Right Agreement for Key Leaders under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.23 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.

Exhibit Number	Description of Exhibits
†10.48	Form of Stock Appreciation Right Agreement for Non-Employee Directors under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.24 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.49	Form of Other Stock Based Award Agreement under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.25 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
†10.50	Form of Annual Incentive Award Agreement under the Quanex Building Products Corporation 2008 Omnibus Incentive Plan, as amended, filed as Exhibit 10.26 to the Registrant's Current Report on Form 8-K (Reg. No. 001-33913), as filed with the Securities and Exchange Commission on April 29, 2014, and incorporated herein by reference.
*21.1	Subsidiaries of the Registrant.
*23.1	Consent of Grant Thornton LLP
*23.2	Consent of Deloitte LLP
*31.1	Certification by chief executive officer pursuant to Rule 13a-14(a)/15d-14(a).
*31.2	Certification by chief financial officer pursuant to Rule 13a-14(a)/15d-14(a).
*32	Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
*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

* Filed herewith

† Management Compensation or Incentive Plan

As permitted by Item 601(b)(4)(iii)(A) of Regulation S-K, the Registrant has not filed with this Annual Report on Form 10-K certain instruments defining the rights of holders of long-term debt of the Registrant and its subsidiaries because the total amount of securities authorized under any of such instruments does not exceed 10% of the total assets of the Registrant and its subsidiaries on a consolidated basis. The Registrant agrees to furnish a copy of any such agreements to the Securities and Exchange Commission upon request.

SECOND AMENDMENT TO LEASES BY AND BETWEEN HP PROPERTIES/MIKRON LLC AND MIKRON WASHINGTON LLC

This amendment to Leases (this "Amendment") is made and entered into as of the 20th day of November, 2013, by and between HP Properties/Mikron LLC, a Washington limited liability company ("Landlord") and Mikron Washington LLC, a Washington limited liability company ("Tenant"). Unless otherwise defined herein, capitalized terms used in this Amendment shall have the meanings set forth in the Mikron Leases (as defined below).

RECITALS

- A. Pursuant to that certain Lease between Mikron 1034 Joint Venture, and the W.R. Sandwith and Michael G. Ritter Partnership (Landlord's predecessors in interest) and Mikron Industries, Inc. (Tenant's predecessor in interest) dated November 26, 1979, as amended by those certain Amendments to Lease dated December 31, 1986, May 12 1989, October 8, 1993, November 4, 1994, May 19, 1995, May 10, 2000, June 9, 2004, December 9, 2004, and January 27, 2010 (as amended, the "<u>1979 Lease</u>"), Tenant leases space consisting of approximately 97,706 square feet in the Industrial Distribution Building located at 1034 6th Avenue North, Kent, Washington.
- B. Pursuant to that certain Lease between 1034 Joint Venture and Mikron Industries, Inc. and dated May 3, 1989, as amended by those certain Amendments to Lease dated August 30, 1990, November 4, 1994, May 19, 1995, May 10, 2000, June 9, 2004, December 9, 2004, and January 27, 2010 (as amended the "<u>1989 Lease</u>"), Tenant leases space consisting of approximately 75,000 square feet in the Industrial Distribution Building located at 1034 6th Avenue North, Kent, Washington.
- C. The premises depicted in Exhibit A is collectively referred to herein as the "Leased Premises".
- D. The 1979 Lease and the 1989 Lease, together with that certain Lease between Mikron Industries, Inc. and W.R. Sandwith dated July 1, 1994, as amended, are collectively referred to herein as the "Mikron Leases".
- E. Tenant assumed its interest in the Mikron Leases by assignment from Mikron Industries, Inc. Landlord consented to the Assignment by that certain Letter Agreement dated June 22, 2006.
- F. The 1979 Lease and the 1989 Lease expire by their terms on March 1, 2015. Landlord and Tenant desire now to amend both leases to extend their terms, on the following terms and conditions.

NOW THEREFORE, in consideration of the above recitals which by this reference are incorporated herein, the mutual covenants and conditions contained herein and other valuable consideration, the receipt and sufficiency are hereby acknowledged, Landlord and Tenant agree as follows:

AMENDMENT

- Term Extension. The terms of the 1979 Lease and the 1989 Lease are hereby extended for a period of five (5) years (the "Extended Term"), commencing March, 1, 2015 and terminating February 28, 2020, unless sooner terminated in accordance with their respective terms. Throughout the Extended Term, the Leased Premises shall be subject to the terms and conditions of the Mikron Lease, except as expressly modified by this Amendment.
- 2. **Extended Term Rent**. The fixed monthly rental charge (the "Monthly Rent") due under the 1979 Lease and the 1989 Lease respectively, during the Extended Term shall be as follows:

The 1979 Lease consisting of 97,706 square feet will be \$41,803.14 for the entire five year term. The 1989 Lease consisting of 75,000 square feet will be \$27,240.97 for the entire five year term.

3. Renewal.

3.1 Provided there is no existing uncured material default of Tenant under any of the Mikron Leases, if Tenant desires to continue leasing all of the premises leased under the Mikron Leases (or all of the premises leased under those Mikron Leases which are then in effect) for a period beyond the Extended Term (such period being the "Renewal Term"), Tenant shall give Landlord written notice on or before February 28, 2019 of its desire to negotiate a Renewal Term. In response to such notice, Landlord shall within twenty (20) days provide Tenant with notice of landlord's desired term and Monthly Rent for the Renewal Term; provided that the Monthly Rent for Renewal Term (i) shall be the fair market rental value of the Leased Premises upon commencement of the Renewal Term, (ii) shall in no event be less than the Monthly Rent due during the month immediately prior to the commencement of the Renewal Term. In determining the fair market rental value of the Leased Premises, consideration shall be given to the then current market rate for similar properties in the general vicinity of the Leased Premises with similar lease provisions.

3.2 If the parties do not agree upon the monthly Rent for the Leased Premises during the Renewal Term by June 15, 2019 (the "<u>Trigger Date</u>"), either party may demand that the Monthly Rent be determined by arbitration. In such case, the parties shall endeavor to select a mutually agreeable arbitrator within ten (10) days after such demand. If the parties are unable to agree on an arbitrator within such 10-day period, either party may seek appointment of an arbitrator by the Chief Judge of the Superior Court of King County, Washington. Within fourteen (14) days after the arbitrator's appointment, each party shall submit its estimate of the fair market rental value of the Leased Premises along with any documentary evidence that it may have to support its estimate. Within fourteen (14) days after the arbitrator's receipt of each party's estimate and evidence (if any), the arbitrator shall select the estimate that he or she determines is closest to the actual fair market rental value of the Leased Premises. The arbitrator's determination of the estimate that is closest to the actual fair market value of the Leased Premises shall be completed no later than September 15, 2019 and shall be final and binding. The cost of the arbitrator shall be shared equally by Landlord and Tenant. In no event shall the fair market rent for the Leased Premises be less than the Monthly Rent due during the last month prior to the Renewal Term.

3.3 If the parties have not executed a fully integrated written agreement for lease of the Leased Premises during the Renewal Term on or before September 15, 2019, then Landlord shall be entitled to freely market the Leased Premises and show the Leased Premises to prospective tenants. Landlord agrees not to market the Leased Premises before this time unless Tenant notifies Landlord that Tenant does not intend to pursue the Renewal Term.

4. Improvements to the Leased Premises. Tenant accepts the Leased Premises in its present condition on an "as-is, where-is" basis.

5. Miscellaneous.

5.1 This Amendment sets forth the entire agreement between the parties with respect to the matters set forth herein. There have been no additional oral or written representations or agreements.

5.2 Except as herein modified or amended, the provisions, conditions, and terms of the Mikron Leases shall remain in full force and effect.

5.3 In the case of any inconsistency between the provisions of the Mikron Leases and this Amendment, the provisions of the Amendment shall govern and control.

5.4 This Amendment shall be construed and enforced in accordance with the laws of the State of Washington.

6. Surrender.

Landlord agrees to allow Tenant to exclude the items in Exhibit A attached from work to be done at the termination of this Lease listed as Exclusionary Items. All items listed in the Non-Exclusionary Items on Exhibit A are required to be removed, replaced or repaired as necessary.

IN WITNESS WHEREOF, landlord and tenant have executed this Amendment on the _____ day of _____, ____.

HP Properties/Mikron LLC

By:	 	
Name:	 	
Its:		

TENANT:

LANDLORD:

Mikron Washington LLC, a Washington limited Liability company

By:
Name:
Its:

STATE OF WASHINGTON)

ss.

COUNTY OF KING)

This is to certify that I know or have satisfactory evidence that ________ is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that they were authorized to execute the instrument and acknowledged it as the ________ of <u>HP Properties/Mikron LLC</u>, a Washington general partnership to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: , 2013

Notary Public

Print Name: _____

My appointment expires _____

STATE OF WASHINGTON)

SS.

COUNTY OF KING)

This is to certify that I know or have satisfactory evidence that ________ is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that they were authorized to execute the instrument and acknowledged it as Manager of <u>Mikron Washington LLC</u>, a Washington general partnership to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated:_____, 2013

Notary Public

Print Name: _____

My appointment expires _____

Exhibit A

Exclusionary Items:

- Structural steel mezzanine structures
- Overhead bridge cranes
- Electrical power and control panels
- Compressed air equipment
- Chilled water supply and return piping to equipment and production lines, unless they are in the middle of the space. Lines along wall are fine.
- · Compressed air piping
- Reinstall sprinkler system piping at roof opening locations.

Non-Exclusionary Items:

- Grinding equipment, cyclone collectors, and related dust control equipment and ductwork
- Equipment within the main Blend Tower including resin rail unload system, Regrind handling system, 1102/Calcium handling system, Upper dust control system, Wax handling system, PA-40 handling system, A15 handling system, liquid Stabilizer handling system, Screening System, Mixers, and Compound Take-Away System including convey line to silos.
- Two 15' diameter bolted compound storage silos near Blend Tower that will need to be jacked down and removed.
- Material handling convey lines including material lines and air-only vacuum lines.
- Blend tower including structural steel and suspended concrete floors.
- Metal building components on blend tower above the roof.
- Day bins within the plant
- Dry Blend equipment including tower structure
- Rail load-out system
- Closing in roof penetrations and re-roofing at the Blend Tower and for the two 15' diameter compound storage silos near the Blend Tower.
- Filling in existing pits in the floor including the following:
- Pit at Main Blend Tower
- Pit at Dry Blend
- Utility trenches
- Patch back any wall openings for material convey lines or piping.
- · Remove all interior building walls and chain link fence as required.
- · Remove floor bollards, guardrails, etc. where needed.
- C Bldg., city water supply to building. Replace piping from meter to building.

SUBSIDIARIES OF QUANEX BUILDING PRODUCTS CORPORATION

Quanex Homeshield, LLC Mikron Industries, Inc. Mikron Washington, LLC TruSeal Technologies, Inc. Edgetech Holding Co. Quanex IG Systems, Inc. Edgetech Europe GmbH Quanex Services, Inc. Quanex Screens LLC Edgetech (UK) LTD.

STATE OF INCORPORATION

Delaware Washington Delaware Ohio Ohio Germany Delaware Delaware United Kingdom

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in Registration Statement Nos. 333-150392, 333-173245 and 333-194812 on Forms S-8 of our report dated December 18, 2013 (December 12, 2014 as to the retrospective adjustments for discontinued operations discussed in Note 1), relating to the consolidated financial statements of Quanex Building Products Corporation and subsidiaries as of and for each of the two years in the period ended October 31, 2013 appearing in this Annual Report on Form 10-K of Quanex Building Products Corporation and subsidiaries for the year ended October 31, 2014.

/s/ DELOITTE & TOUCHE LLP

Houston, Texas December 12, 2014

CHIEF EXECUTIVE OFFICER CERTIFICATION

I, William C. Griffiths, certify that:

- 1. I have reviewed this annual report on Form 10-K of Quanex Building Products Corporation (the Registrant);
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures [as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)] and internal control over financial reporting [as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)] for the Registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of Registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

December 12, 2014

/s/ WILLIAM C. GRIFFITHS WILLIAM C. GRIFFITHS

Chairman of the Board, President and Chief Executive Officer (Principal Executive Officer)

CHIEF FINANCIAL OFFICER CERTIFICATION

I, Brent L. Korb, certify that:

- 1. I have reviewed this annual report on Form 10-K of Quanex Building Products Corporation (the Registrant);
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures [as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)] and internal control over financial reporting [as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)] for the Registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of Registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

December 12, 2014

/S/ BRENT L. KORB

BRENT L. KORB Senior Vice President – Finance and Chief Financial Officer (Principal Financial Officer)

Certification Pursuant To Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. SECTION 1350)

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (Subsections (a) and (b) of Section 1350, Chapter 63 of Title 18, United States Code) (the Act), William C. Griffiths, President and Chief Executive Officer of Quanex Building Products Corporation (the Company) and Brent L. Korb, Senior Vice President – Finance and Chief Financial Officer of the Company, each hereby certify that, to the best of their knowledge:

- (a) the Company's Annual Report on Form 10-K for the fiscal year ended October 31, 2014 as filed with the Securities and Exchange Commission on the date hereof (the Report), fully complies with the requirements of Section 13(a) or 15(d), as applicable, of the Securities Exchange Act of 1934, as amended; and
- (b) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

December 12, 2014

/S/ WILLIAM C. GRIFFITHS

WILLIAM C. GRIFFITHS Chairman of the Board, President and Chief Executive Officer /S/ BRENT L. KORB

BRENT L. KORB Senior Vice President—Finance and Chief Financial Officer

A signed original of this written statement required by Section 906 has been provided to Quanex Building Products Corporation and will be retained by Quanex Building Products Corporation and furnished to the Securities and Exchange Commission or its staff upon request.

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We have issued our reports dated December 12, 2014, with respect to the consolidated financial statements and internal control over financial reporting included in the Annual Report of Quanex Building Products Corporation on Form 10-K for the year ended October 31, 2014. We hereby consent to the incorporation by reference of said reports in the Registration Statements of Quanex Building Products Corporation on Forms S-8 (File No. 333-150392, File No. 333-173245 and File No. 333-194812).

/s/ GRANT THORNTON LLP

Houston, Texas December 12, 2014

Financial Highlights

The following consolidated financial highlights, for the five years ended October 31, 2014, were derived from the Company's audited Financial Statements. Unless otherwise noted, all information in the table reflects only continuing operations. The data set forth should be read in conjunction with the Company's Consolidated Financial Statements and accompanying notes included in Item 8 of the Company's 2014 Annual Report on Form 10-K. The historical information is not necessarily indicative of the results to be expected in the future.

Fiscal Years Ended October 31	2014(4)	2013(1)	2012(3)(4)	2011 ⁽²⁾⁽⁴⁾⁽⁵⁾	2010(5)	
	US dollars in thousands, except per share data					
Net sales	\$595,384	\$554,867	\$478,578	\$420,258	\$361,062	
Cost of sales	464,584	419,733	355,669	315,765	267,614	
Selling, general and administrative	82,150	98,969	100,884	75,918	62,110	
Depreciation and amortization	33,869	53,521	29,975	25,390	19,879	
Operating income (loss)	14,276	(18,821)	(8,862)	1,386	11,459	
Income (loss) from continuing operations	8,338	(12,384)	(6,561)	(411)	7,766	
Net income (loss)	\$29,234	(11,703)	(16,534)	\$9,066	\$23,098	
Diluted earnings (loss) per share	\$0.78	(0.32)	(0.45)	\$0.24	\$0.61	
Cash dividends declared per share	\$0.16	\$0.16	\$0.16	\$0.16	\$0.14	

(1) In December 2012, we acquired substantially all the assets of Alumco, Inc. and its subsidiaries, a manufacturer of window screens, with multiple facilities within the United States.

(2) In March 2011, we acquired Edgetech, I.G. Inc. and its German subsidiary. Headquartered in Cambridge, Ohio, Edgetech has three manufacturing facilities, one each in the United States, United Kingdom and Germany, that produce and market a full line of warm edge insulating glass spacer systems for window and door customers in North America and abroad. In March 2011, we also acquired a small vinyl extrusion facility in Yakima, Washington. Accordingly, the estimated fair value of assets acquired in the acquisition and the results of operations were included in our consolidated financial statements as of the effective date of the acquisition.

(3) In November 2011, we announced a consolidation program for two of our insulating glass manufacturing facilities, whereby we closed a facility in Barbourville, Kentucky. This facility consolidation was completed ahead of schedule in August 2012. In fiscal 2012, we recorded

expenses totaling \$9.0 million (\$5.9 million net of tax) related to this consolidation.

(4) During fiscal 2011, we recognized an expense of \$1.9 million (\$1.1 million net of tax) to increase our warranty reserve associated with a discontinued legacy product and claims. In fiscal 2014, we decreased our warranty reserve and reduced expense by \$2.9 million (\$1.8 million net of tax) related to claims associated with this discontinued legacy product.

(5) In 2010, we closed a start-up facility in China due to contraction of demand and a decision to serve the international thin film solar panel markets from our North American operations. Accordingly, the assets and liabilities of this start-up facility in China were reported as discontinued operations in the consolidated balance sheets for the applicable periods presented, and the related operating results are reported as discontinued operations in the consolidated statements of income presented, as applicable.

FINANCIAL STATISTICS AS OF OCTOBER 31, 2014

Book value per common share:	\$11.18
Total debt to capitalization:	0.1%

Return on invested capital:	5.5%
Actual number of common shares outstanding:	37,633,932

EBITDA RECONCILIATION

Quanex Building Products Corporation - Non-GAAP Financial Measure Disclosure (US Dollars in thousands, unaudited)

EBITDA (defined as net income or loss before interest, taxes, depreciation and amortization and other, net) is a non-GAAP financial measure that Quanex management uses to measure its operational performance and assist with financial decision-making. EBITDA is a key metric used by management in determining the value of annual incentive awards for its employees.

We believe this non-GAAP measure (included under market conditions outlined in our forward-looking guidance) provides a consistent basis for comparison between periods, and will assist investors in understanding our financial performance when comparing our results to other investment opportunities. EBITDA may not be the same as that used by other companies. The company does not intend for this information to be considered in isolation or as a substitute for other measures prepared in accordance with GAAP.

Twelve Months Ended October 31, 2014

Income (loss) from continuing operations	\$8,338
Income taxexpense (benefit)	5,468
Other, net	(92)
Interest expense	562
Operating Income (loss)	14,276
Depreciation and amortization	33,869
EBITDA	\$48,145

Corporate Information

QUANEX COMPANY DESCRIPTION (NYSE:NX)

With 2014 consolidated sales of \$595 million and 25 manufacturing facilities (23 in the US, one in Germany and one in the UK), Quanex has approximately 2200 employees. We manufacture energy efficient window components that include flexible insulating glass spacers, extruded vinyl profiles, window and door screens, solar panel sealants and precision-formed metal and wood products for original equipment manufacturers (OEMs) in the residential and commercial window and door industries.

We use low-cost production processes and engineering expertise to provide our customers with custom products for their specific window and door applications. We serve a primary customer base in North America, and also serve customers in international markets through our operating plants in the United Kingdom and Germany, as well as through sales and marketing efforts in other countries.

STOCKHOLDER

Quanex Building Products Corporation 1800 West Loop South Suite 1500 Houston, Texas 77027 713.961.4600 800.231.8176 inguiry@quanex.com

TRANSFER AGENT, SHAREHOLDER RECORDS & DIVIDEND DISBURSING AGENT

Wells Fargo Bank N.A. Shareowner Services 1110 Centre Point Curve Medota Heights, MN 55120-4100

P 800.468.9716 F 651.450.4085 651.450.4064 Outside the United States

LEADERSHIP

Under the direction of Bill Griffiths, the seventh President and CEO in the company's 85-year history, Quanex remains positioned for continued market growth and leadership.

William C. Griffiths Chairman, President & Chief Executive Officer

Brent L. Korb Senior Vice President – Finance & Chief Financial Officer

Kevin P. Delaney Senior Vice President – General Counsel & Secretary

Martin P. Ketelaar Vice President – Treasurer & Investor Relations

M. Dewayne Williams Vice President – Controller

ANNUAL STOCKHOLDER MEETING

Thursday, February 26, 2015 8:00 a.m. C.S.T. Quanex Corporate Offices

The Quanex Form 10-K for the fiscal year ended October 31, 2014, can be viewed and downloaded from the company website at www.quanex.com/2014AR.

BOARD OF DIRECTORS

Robert Buck^{2,4} Executive Chairman, Retired Chairman and Chief Executive Officer, Beacon Roofing Supply, Inc.

Susan Davis ^{3*,4} Executive Vice President, Human Resources, Johnson Controls, Inc. William Griffiths ^{1*}

Chairman, President and Chief Executive Officer, Quanex Building Products Corporation

LeRoy Nosbaum^{2, 3, 4} President & Chief Executive Officer, Itron, Inc.

Joseph Rupp ^{1,3,4*,5} Chairman, President & Chief Executive Officer, Olin Corporation

Curtis Stevens^{1,2*,4} Chief Executive Officer, Louisiana-Pacific Corporation

Board Committees

- ¹ Executive Committee
- ² Audit Committee
- ³ Compensation & Management Development Committee
- ⁴ Nominating & Corporate Governance Committee
- ⁵ Lead Director
- * Denotes Committee Chair



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