Veritiv Corp Form 10-K March 14, 2017

**UNITED STATES** 

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

x ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2016

OR

 ${\bf q}$  TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from \_\_\_\_\_ to \_\_\_\_

Commission file number 001-36479

**VERITIV CORPORATION** 

(Exact name of registrant as specified in its charter)

Delaware 46-3234977

(State or other jurisdiction of incorporation or organization) (I.R.S Employer Identification Number)

1000 Abernathy Road NE Building 400, Suite 1700

Atlanta, Georgia 30328 (Address of principal executive offices) (Zip Code)

(770) 391-8200

(Registrant's telephone number, including area code)

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 New York Stock Exchange 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  $^{\circ}$  No x

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 x

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

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. x Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer "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 x As of June 30, 2016, the aggregate market value of the voting common stock of the registrant held by non-affiliates of the registrant, based on the closing sale price of those shares on the New York Stock Exchange reported on June 30, 2016, was \$305,955,954. For the purposes of this disclosure only, the registrant has assumed that its directors and

executive officers (as defined in Rule 3b-7 under the Exchange Act) and the UWW Holdings, LLC stockholder are the affiliates of the registrant.

The number of shares outstanding of the registrant's common stock as of March 9, 2017 was 15,687,532.

# DOCUMENTS INCORPORATED BY REFERENCE

Portions of the Company's Proxy Statement for the 2017 Annual Meeting of Shareholders are incorporated by reference into Part III of this Form 10-K.

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#### **EXPLANATORY NOTE**

On July 1, 2014, International Paper Company completed the spin-off of its xpedx distribution solutions business ("xpedx") to the International Paper Company shareholders. Immediately following the spin-off, UWW Holdings, Inc., the parent company of Unisource Worldwide, Inc. ("Unisource"), was merged with and into xpedx to form a new publicly traded company known as Veritiv Corporation (the "Company").

All financial statements and notes thereto presented in this report as of and for the years ended December 31, 2016 and 2015 reflect the results of the consolidated legacy xpedx and Unisource businesses. Because the spin-off and merger transactions were consummated on July 1, 2014, all financial statements and notes thereto presented in this report for the year ended December 31, 2014 include the legacy xpedx business for the full twelve months presented and the legacy Unisource business from July 1, 2014.

Additionally, the financial information presented in Part II, Item 7—Management's Discussion and Analysis of Financial Condition and Results of Operations—of this report, and elsewhere, is consistent with the above financial statement presentation.

### CAUTIONARY NOTE ON FORWARD-LOOKING STATEMENTS

Certain statements contained in this report regarding the Company's future operating results, performance, business plans, prospects, guidance and any other statements not constituting historical fact are "forward-looking statements" subject to the safe harbor created by the Private Securities Litigation Reform Act of 1995. Where possible, the words "believe," "expect," "anticipate," "intend," "should," "will," "would," "planned," "estimated," "potential," "goal," "outlook," "may," "predicts," "could," or the negative of such terms, or other comparable expressions, as they relate to the Company or its business, have been used to identify such forward-looking statements. All forward-looking statements reflect only the Company's current beliefs and assumptions with respect to future operating results, performance, business plans, prospects, guidance and other matters, and are based on information currently available to the Company. Accordingly, the statements are subject to significant risks, uncertainties and contingencies, which could cause the Company's actual operating results, performance, business plans or prospects to differ materially from those expressed in, or implied by, these statements.

Factors that could cause actual results to differ materially from current expectations include risks and other factors described under "Risk Factors" in this report and elsewhere in the Company's publicly available reports filed with the Securities and Exchange Commission ("SEC"), which contain a discussion of various factors that may affect the Company's business or financial results. Such risks and other factors, which in some instances are beyond the Company's control, include: the industry-wide decline in demand for paper and related products; increased competition from existing and non-traditional sources; adverse developments in general business and economic conditions as well as conditions in the global capital and credit markets; foreign currency fluctuations; our ability to collect trade receivables from customers to whom we extend credit; our ability to attract, train and retain highly qualified employees; the effects of work stoppages, union negotiations and union disputes; loss of significant customers; changes in business conditions in our international operations; procurement and other risks in obtaining packaging, paper and facility products from our suppliers for resale to our customers; changes in prices for raw materials; fuel cost increases; inclement weather, anti-terrorism measures and other disruptions to the transportation network; our dependence on a variety of IT and telecommunications systems and the Internet; our reliance on third-party vendors for various services; cyber-security risks; costs to comply with laws, rules and regulations, including environmental, health and safety laws, and to satisfy any liability or obligation imposed under such laws; regulatory changes and judicial rulings impacting our business; adverse results from litigation, governmental investigations or audits, or tax-related proceedings or audits; our inability to renew existing leases on acceptable terms, negotiate rent decreases or concessions and identify affordable real estate; our ability to adequately protect our material intellectual property

and other proprietary rights, or to defend successfully against intellectual property infringement claims by third parties; our pension and health care costs and participation in multi-employer plans; increasing interest rates; our ability to generate sufficient cash to service our debt; our ability to comply with the covenants contained in our debt agreements; our ability to refinance or restructure our debt on reasonable terms and conditions as might be necessary from time to time; changes in accounting standards and methodologies; our ability to realize the anticipated synergies, cost savings and growth opportunities from the merger transaction, and our ability to integrate the xpedx business with the Unisource business; the possibility of incurring expenditures in excess of those currently budgeted in connection with the integration, and other events of which we are presently unaware or that we currently deem immaterial that may result in unexpected adverse operating results.

For a more detailed discussion of these factors, see the information under the heading "Risk Factors" in this report and in other filings we make with the SEC. Forward-looking statements are made only as of the date hereof, and the Company undertakes no obligation to update or revise the forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law. In addition, historical information should not be considered as an indicator of future performance.

### PART I

#### **ITEM 1. BUSINESS**

### Our Company

Veritiv Corporation ("Veritiv" or the "Company" and sometimes referred to in this Annual Report on Form 10-K as "we", "our" or "us") is a leading North American business-to-business distributor of print, publishing, packaging, and facility solutions. Additionally, Veritiv provides logistics and supply chain management solutions to its customers. Veritiv was established in 2014, following the merger of International Paper Company's ("International Paper" or "Parent") xpedx distribution solutions business ("xpedx") and UWW Holdings, Inc. ("UWWH"), the parent company of Unisource. Independently, the two companies achieved past success by continuously upholding high standards of efficiency and customer focus. Through leveraging this combined history of operational excellence, Veritiv evolved into one team shaping its success through exceptional service, innovative people and consistent values. Today, Veritiv's focus on segment-tailored market leadership in distribution and a commitment to operational excellence allows it to partner with world class suppliers, add value through multiple capabilities and deliver solutions to a wide range of customer segments.

We operate from approximately 170 distribution centers primarily throughout the U.S., Canada and Mexico, serving customers across a broad range of industries. These customers include printers, publishers, data centers, manufacturers, higher education institutions, healthcare facilities, sporting and performance arenas, retail stores, government agencies, property managers and building service contractors.

Veritiv's business is organized under four reportable segments: Print, Publishing & Print Management ("Publishing"), Packaging and Facility Solutions. This segment structure is consistent with the way the Chief Operating Decision Maker, who is Veritiv's Chief Executive Officer, makes operating decisions and manages the growth and profitability of the Company's business. The Company also has a Corporate & Other category which includes certain assets and costs not primarily attributable to any of the reportable segments, as well as our Veritiv logistics solutions business which provides transportation and warehousing solutions. The following summary describes the products and services offered in each of the reportable segments:

Print – The Print segment sells and distributes commercial printing, writing, copying, digital, wide format and specialty paper products, graphics consumables and graphics equipment primarily in the U.S., Canada and Mexico. This segment also includes customized paper conversion services of commercial printing paper for distribution to document centers and form printers. Our broad geographic platform of operations coupled with the breadth of paper and graphics products, including our exclusive private brand offerings, provides a foundation to service national, regional and local customers across North America.

Publishing – The Publishing segment sells and distributes coated and uncoated commercial printing papers to publishers, retailers, converters, printers and specialty businesses for use in magazines, catalogs, books, directories, gaming, couponing, retail inserts and direct mail. This segment also provides print management, procurement and supply chain management solutions to simplify paper and print procurement processes for our customers.

Packaging – The Packaging segment provides standard as well as custom and comprehensive packaging solutions for customers based in North America and in key global markets. The business is strategically focused on higher growth

industries including light industrial/general manufacturing, food production, fulfillment and internet retail, as well as niche verticals based on geographical and functional expertise. Veritiv's packaging professionals create customer value through supply chain solutions, structural and graphic packaging design and engineering, automation, workflow and equipment services, contract packaging, and kitting and fulfillment.

Facility Solutions – The Facility Solutions segment sources and sells cleaning, break-room and other supplies such as towels, tissues, wipers and dispensers, can liners, commercial cleaning chemicals, soaps and sanitizers, sanitary

maintenance supplies and equipment, safety and hazard supplies, and shampoos and amenities primarily in the U.S., Canada and Mexico. Veritiv is a leading distributor in the Facility Solutions segment. Through this segment we manage a world class network of leading suppliers in most facilities solutions categories. Additionally, we offer total cost of ownership solutions with re-merchandising, budgeting and compliance reporting, inventory management, and a sales-force trained to bring leading vertical expertise to the major North American geographies.

The table below summarizes net sales for each of the above segments, as well as the Corporate & Other category, as a percentage of consolidated net sales:

	Year Ended		
	December 31,		
	2016	2015	2014
Print	37%	38%	40%
Publishing	13%	14%	15%
Packaging	34%	32%	30%
<b>Facility Solutions</b>	15%	15%	14%
Corporate & Other	1%	1%	1%
Total	100%	100%	100%

Additional financial information regarding our reportable business segments and certain geographic information is included in <u>Item 7</u> of this report and in <u>Note 17</u> of the Notes to Consolidated and Combined Financial Statements in <u>Item 8</u> of this report.

#### **Our History**

On July 1, 2014 (the "Distribution Date"), International Paper completed the spin-off of xpedx to its shareholders (the "Spin-off"), forming a new public company known as Veritiv. Immediately following the Spin-off, UWWH merged with and into Veritiv (the "Merger"). The Spin-off and the Merger are collectively referred to as the "Transactions".

On the Distribution Date, 8.16 million shares of Veritiv common stock were distributed on a pro rata basis to the International Paper shareholders of record as of the close of business on June 20, 2014. Immediately following the Spin-off, but prior to the Merger, International Paper's shareholders owned all of the outstanding shares of Veritiv common stock.

Immediately following the Spin-off on the Distribution Date, UWW Holdings, LLC, the sole stockholder of UWWH (the "UWWH Stockholder"), which is jointly owned by Bain Capital and Georgia-Pacific, received 7.84 million shares of Veritiv common stock for all of the outstanding shares of UWWH common stock that it held on the Distribution Date, in a private placement transaction.

Immediately following the completion of the Transactions, International Paper shareholders owned approximately 51%, and the UWWH Stockholder owned approximately 49%, of the shares of Veritiv common stock on a fully-diluted basis. Immediately following the completion of the Spin-off, International Paper did not own any shares of Veritiv common stock. Veritiv's common stock began regular-way trading on the New York Stock Exchange on July 2, 2014 under the ticker symbol VRTV.

International Paper's distribution business was consolidated into a division operating under the xpedx name in 1998 to serve the U.S. and Mexico markets. International Paper grew its distribution business both organically and through the acquisition of over 30 distribution businesses located across the U.S. and Mexico. Unisource was a wholly-owned

subsidiary of Alco Standard Corporation until its spin-off of Unisource in December 1996 whereby Unisource became a separate public company. Unisource was acquired by Georgia-Pacific, now owned by Koch Industries, in July 1999. In November 2002, Bain Capital acquired approximately a 60% ownership interest in Unisource, while Georgia-Pacific retained approximately a 40% ownership interest.

#### **Products and Services**

Veritiv distributes well-known national and regional brand products as well as products marketed under its own private label brands. Products under the Company's private label brands are manufactured by third-party suppliers in accordance with specifications established by the Company. Our portfolio of private label products includes:

Coated and uncoated papers, coated board and cut size under the Endurance, nordic+, Econosource, Comet, Starbrite Opaque Select and other brands;

Packaging products under the TUFflex brand, which include stretch film, mailers, shrink film, carton sealing tape, and other specialty tapes; and

Foodservice disposable products, cleaning chemicals, towels and tissues, can liners, sanitary maintenance supplies and a wide range of facility supplies products under the Reliable and Spring Grove brands.

The table below summarizes sales of products sold under private label brands as a percentage of the respective total Company or applicable segment's net sales for the periods shown:

Year Ended
December 31,
2016 2015 2014
Print 22% 19% 21%
Packaging 6% 6% 8%
Facility Solutions 8% 8% 9%
Total Company 11% 10% 12%

#### Customers

We serve customers across a broad range of industries, through a variety of means ranging from multi-year supply agreements to transactional sales. The Company has valuable, multi-year, long-term supply agreements with many of its largest customers that set forth the terms and conditions of sale, including product pricing and warranties. Generally, the Company's customers are not required to purchase any minimum amount of products under these agreements and can place orders on an individual purchase order basis. However, the Company enters into negotiated supply agreements with a minority of its customers.

For the years ended December 31, 2016, 2015 and 2014, no single customer accounted for more than 5% of the Company's consolidated net sales.

### Suppliers

We purchase our products from thousands of suppliers, both domestic and international, across different business segments. Although varying by segment, the Company's suppliers consist generally of large corporations selling brand name and private label products and, to a more limited extent, independent regional and private label suppliers. Suppliers are selected based on customer demand for the product and a supplier's total service, cost and product quality offering.

Our sourcing organization supports the purchasing of well-known national and regional brand products as well as products marketed under our own private label brands from key national suppliers in the Print, Packaging and Facility Solutions segments. The Publishing segment primarily operates as a direct ship brokerage business aligned with the Company's core supplier strategy. In addition, under the guidance and oversight of the sourcing team, our

merchandising personnel located within individual distribution centers source products not available within our core offering in order to meet specialized customer needs.

The product sourcing program is designed to ensure that the Company is able to offer consistent product selections and market competitive pricing across the enterprise while maintaining the ability to service localized market requirements. Our procurement program is also focused on replenishment which includes purchase order placement and controlling the total cost of inventory by proactively managing the number of day's inventory on hand, negotiating favorable payment terms and maintaining vendor-owned and vendor-managed programs. As one of the largest purchasers of paper, graphics, packaging and facility supplies, we can qualify for volume allowances with some suppliers and can realize significant

economies of scale. We enter into incentive agreements with certain of our largest customers, which are generally based on sales to these customers.

During the year ended December 31, 2016, approximately 47% of our purchases were made from ten suppliers.

### Competition

The paper, publishing, packaging and facility solutions distribution industry is highly competitive, with numerous regional and local competitors, and is a mature industry characterized by slowing growth or, in the case of paper, declining net sales. The Company's principal competitors include national, regional and local distributors, national and regional manufacturers, independent brokers and both catalog-based and online business-to-business suppliers. Most of these competitors generally offer a wide range of products at prices comparable to those Veritiv offers, though at varying service levels. Additionally, new competition could arise from non-traditional sources, group purchasing organizations, e-commerce, discount wholesalers or consolidation among competitors. Veritiv believes it offers the full range of services required to effectively compete, but if new competitive sources appear it may result in margin erosion or make it more difficult to attract and retain customers.

The following summary briefly describes the key competitive landscape for each of Veritiv's business segments:

Print – Industry sources estimate that there are hundreds of regional and local companies engaged in the marketing and distribution of paper and graphics products. While the Company believes there are few national distributors of paper and graphics products similar to Veritiv, several regional and local distributors have cooperated together to serve customers nationally. The Company's customers also have the opportunity to purchase products directly from paper and graphics manufacturers. In addition, competitors also include regional and local specialty distributors, office supply and big box stores, online business-to-business suppliers, independent brokers and large commercial printers that broker the sale of paper in connection with the sale of their printing services.

Publishing – The publishing market is serviced by printers, paper brokers and distributors. The Company's customers also have the opportunity to purchase paper directly from paper manufacturers. The market consists primarily of magazine and book publishers, cataloguers, direct mailers and retail customers using catalog, insert and direct mail as a method of advertising. Veritiv's brokerage businesses, Bulkley Dunton and Graphic Communications, act in a consulting capacity in the selection of products as well as providing print management services and solutions. Packaging – The packaging market is fragmented and consists of competition from national and regional packaging distributors, national and regional manufacturers of packaging materials, independent brokers and both catalog-based and online business-to-business suppliers. Veritiv believes there are few national packaging distributors with substrate neutral design capabilities similar to the Company's capabilities.

Facility Solutions – There are few national, but numerous regional and local distributors of facility supply solutions. Several groups of distributors have created strategic alliances among multiple distributors to provide broader geographic coverage for larger customers. Other key competitors include the business-to-business divisions of big box stores, purchasing group affiliates and both catalog-based and online business-to-business suppliers.

We believe that our competitive advantages include over 1,800 sales and marketing professionals and the breadth of our selection of quality products, including high-quality private brands. The breadth of products distributed and services offered, the diversity of the types of customers served, and our broad geographic footprint in the U.S., Canada and Mexico buffer the impact of regional economic declines while also providing a network to readily serve national accounts.

Distribution and Logistics

Timely and accurate delivery of a customer's order, on a consistent basis, are important criteria in a customer's decision to purchase products and services from Veritiv. Delivery of products is provided through two primary channels, either from the Company's warehouses or directly from the manufacturer. Our distribution centers offer a range of delivery options depending on the customer's needs and preferences, and the strategic placement of the distribution centers also allows for delivery of special or "rush" orders to many customers.

### **Working Capital**

Veritiv's working capital needs generally reflect the need to carry significant amounts of inventory in our distribution centers to meet delivery requirements of our customers, as well as significant accounts receivable balances. As is typical in our industry, our customers often do not pay upon receipt, but are offered terms which are heavily dependent on the specific circumstances of the sale.

### **Employees**

As of December 31, 2016, Veritiv had approximately 8,700 employees worldwide, of which approximately 10% were covered by collective bargaining agreements. Labor contract negotiations are handled on an individual basis by a team of Veritiv Human Resources and Legal personnel. Approximately 20% of the Company's unionized employees have collective bargaining agreements that expire during 2017. We currently expect that we will be able to renegotiate such agreements on satisfactory terms. We consider labor relations to be good.

#### Government Relations

As a distributor, our transportation operations are subject to the U.S. Department of Transportation Federal Motor Carrier Safety Regulations. We are also subject to federal, state and local regulations regarding licensing and inspection of facilities, including compliance with the U.S. Occupational Safety and Health Act. These regulations require us to comply with health and safety standards to protect our employees from accidents and establish communication programs to transmit information on the hazards of certain chemicals present in specific products that we distribute.

We are also subject to regulation by numerous U.S., Canadian and Mexican federal, state and local regulatory agencies, including, but not limited to, the U.S. Department of Labor, which sets employment practice standards for workers. Although we are subject to other U.S., Canadian and Mexican federal, state and local provisions relating to the protection of the environment and the discharge or destruction of materials, these provisions do not materially impact the use or operation of the Company's facilities. Compliance with these laws has not had, and is not anticipated to have, a material effect on Veritiv's capital expenditures, earnings or competitive position.

# Intellectual Property

We have numerous well-recognized trademarks, represented primarily by our private label brands. Most of our trademark registrations are effective for an initial period of 10 years, and we generally renew our trademark registrations before their expiration dates for trademarks that are in use or have reasonable potential for future use. Although our Print, Packaging and Facility Solutions segments rely on a number of trademarks that, in the aggregate, provide important protections to the Company, no single trademark is material to any one of these segments. See the Products and Services section above for additional information regarding our private label brand sales.

Veritiv does not have any material patents or licenses.

### Seasonality

The Company's operating results are subject to seasonal influences. Historically, our higher consolidated net sales occur during the third and fourth quarters while our lowest consolidated net sales occur during the first quarter. Within the Print and Publishing segments, seasonality is driven by increased magazine advertising page counts, retail inserts,

catalogs and direct mail primarily due to back-to-school, political election and holiday-related advertising and promotions in the second half of the year. The Packaging segment net sales tend to increase each quarter throughout the year and net sales for the first quarter are typically less than net sales for the fourth quarter of the preceding year. Production schedules for non-durable goods that build up to the holidays and peak in the fourth quarter drive this seasonal net sales pattern. Net sales for the Facility Solutions segment tend to be highest during the third quarter due to increased summer demand in the away-from-home resort, cruise and hospitality markets and activities related to back-to-school.

### **Executive Officers of the Company**

The following table sets forth certain information concerning the individuals who serve as executive officers of the Company as of March 1, 2017.

Name Age Position Mary A. Laschinger 56 Chairman and Chief Executive Officer Stephen J. Smith Senior Vice President and Chief Financial Officer Charles B. Henry Senior Vice President Corporate Services 52 Mark W. Hianik Senior Vice President, General Counsel and Corporate Secretary 56 Thomas S. Lazzaro Senior Vice President Field Sales and Operations 53 Senior Vice President Facility Solutions Barry R. Nelson Elizabeth A. Patrick 49 Senior Vice President and Chief Human Resources Officer Senior Vice President Packaging Tracy L. Pearson 46 Adam W. Taylor Senior Vice President and Chief Strategy Officer 38 Daniel J. Watkoske 48 Senior Vice President Print and Veritiv Services

The following descriptions of the business experience of our executive officers include the principal positions held by them since March 2012.

Mary A. Laschinger has served as Chairman and Chief Executive Officer of the Company since July 2014. Ms. Laschinger also served as Senior Vice President of International Paper Company, a global packaging and paper manufacturing company, from 2007 to July 2014 and as President of its xpedx distribution business from January 2010 to July 2014. Ms. Laschinger previously served as President of International Paper's Europe, Middle East, Africa and Russia business, Vice President and General Manager of International Paper's Wood Products and Pulp businesses and in other senior management roles at International Paper in sales, marketing, manufacturing and supply chain. Ms. Laschinger joined International Paper in 1992. Prior to joining International Paper, Ms. Laschinger held various positions in product management and distribution at James River Corporation and Kimberly-Clark Corporation. Ms. Laschinger has significant knowledge and executive management experience running domestic and international manufacturing and distribution businesses as well as a deep understanding of Veritiv and the industry in which it operates. Ms. Laschinger also serves as a director of Kellogg Company and the Federal Reserve Bank of Atlanta.

Stephen J. Smith has served as Senior Vice President and Chief Financial Officer of the Company since March 2014. Previously, Mr. Smith served as Senior Vice President and Chief Financial Officer of American Greetings Corporation, a global greeting card company, from November 2006 to March 2014. Previously, Mr. Smith served as Vice President of Investor Relations and Treasurer of American Greetings from April 2003 to November 2006. Prior to American Greetings, Mr. Smith served as Vice President and Treasurer of General Cable Corporation, a global wire and cable manufacturer and distributer, and Vice President, Treasurer and Assistant Secretary of Insilco Holding Company, a telecommunications and electrical component products manufacturer. During Mr. Smith's tenure as a public company chief financial officer, he helped lead several strategic acquisitions and was responsible for the design and execution of the capital structure for a management buyout.

Charles B. Henry has served as Senior Vice President Corporate Services since March 2016. Previously, Mr. Henry served as Senior Vice President Commercial Excellence and Enterprise Initiatives of the Company from January 2016 to March 2016. Previously, Mr. Henry served as Senior Vice President Integration and Change Management of the Company from July 2014 to December 2015. Prior to that, Mr. Henry served as Vice President, Strategy Management and Integration of xpedx from March 2013 to July 2014 and was a member of the xpedx Senior Lead Team. Prior to that, he served as Director of the xpedx Strategy Management Office from February 2011 to March 2013. Prior to

that, he served as a Director in International Paper's Supply Chain Project Management Office. Mr. Henry joined International Paper in 1986 and served in a variety of supply chain, sales and general management roles within International Paper's Program Management Office, Printing and Communications Papers business and Global Supply Chain operations. Mr. Henry has significant strategy and project management experience in the manufacturing and distribution industries.

Mark W. Hianik has served as Senior Vice President, General Counsel and Corporate Secretary of the Company since January 2014. Previously, Mr. Hianik served as Senior Vice President, General Counsel and Chief Administrative Officer for

Dex One Corporation, an advertising and marketing services company, from March 2012 to May 2013. Prior to that Mr. Hianik served as Senior Vice President, General Counsel and Corporate Secretary for Dex One (and its predecessor, R.H. Donnelley Corporation) from April 2008 to March 2012. R.H. Donnelley filed for voluntary reorganization under Chapter 11 of the U.S. Bankruptcy Code in May 2009 emerging with a confirmed plan as Dex One in January 2010 and Dex One filed a pre-packaged bankruptcy petition under Chapter 11 in March 2013 to effect a merger consummated in April 2013. Mr. Hianik previously served as Vice President and Assistant General Counsel for Tribune Company, a diversified media company, and as a corporate and securities partner in private practice. Mr. Hianik has significant experience as a public company general counsel and leader of corporate administrative functions as well as significant mergers and acquisitions, securities, corporate finance and corporate governance experience.

Thomas S. Lazzaro has served as Senior Vice President Field Sales and Operations of the Company since July 2014. In this role, Mr. Lazzaro leads the Supply Chain and the Field Sales organizations. Previously, Mr. Lazzaro served as Executive Vice President, Supply Chain of xpedx from March 2013 to July 2014 and was a member of the xpedx Senior Lead Team. Mr. Lazzaro joined xpedx in January 2011 as Executive Vice President and Chief Procurement Officer, responsible for all aspects of the purchasing organization. Prior to xpedx, Mr. Lazzaro was a senior executive with HD Supply, The Home Depot and General Electric. Mr. Lazzaro has significant experience in general management, supply chain, operations and finance in the manufacturing and distribution industries.

Barry R. Nelson has served as Senior Vice President Facility Solutions of the Company since December 2015. Previously, Mr. Nelson served as Senior Vice President Publishing and Print Management of the Company from July 2014 to December 2015. Prior to that, Mr. Nelson served as Group Vice President, Sales-Publishing for xpedx from December 2012 to July 2014. From August 2002 to December 2012, Mr. Nelson served as Senior Vice President of Sales and Marketing for NewPage Corporation, a paper manufacturing company. NewPage filed for voluntary reorganization under Chapter 11 of the U.S. Bankruptcy Code in September 2011 and emerged with a confirmed plan in December 2012. Previously, Mr. Nelson served as Executive Vice President of Sales, Marketing and Client Delivery at ForestExpress, a technology joint venture of leading forest product companies. Mr. Nelson has significant sales and sales leadership experience in the paper manufacturing and distribution industries.

Elizabeth A. Patrick has served as Senior Vice President and Chief Human Resources Officer of the Company since July 2014. Prior to that, Ms. Patrick served as Vice President, Human Resources, of xpedx from March 2013 to July 2014 and was a member of International Paper Company's Human Resources & Communications Lead Team and the xpedx Senior Lead Team. Prior to that, she served as Director, Human Resources-Field Operations of xpedx from October 2012 to March 2013. Previously, Ms. Patrick served as Vice President of Human Resources of TE Connectivity, a global electronics manufacturing and distribution company, from April 2008 to October 2012. Previously, Ms. Patrick served as Vice President Human Resources of Guilford Mills, Inc., an automotive and specialty markets fabrics manufacturer, and in a variety of roles of increased responsibility with General Motors Company and GM spin-off, Delphi Corporation, a global automotive parts manufacturer. Ms. Patrick has significant human resources management and leadership experience.

Tracy L. Pearson has served as Senior Vice President Packaging of the Company since October 2016. Prior to that, Ms. Pearson served as Vice President and General Manager, South Area, for the Container the Americas business of International Paper Company, a global paper and packaging manufacturing company, from May 2016 to October 2016. Prior to that, Ms. Pearson served as Vice President and General Manager for the Foodservice packaging business of International Paper from August 2011 to May 2016. Ms. Pearson joined International Paper in 1994 and served in a variety of sales, supply chain, marketing, process engineering, product development, and sales and general management roles within International Paper's packaging and print businesses. Ms. Pearson has significant experience

in general management, sales and sales management, and supply chain in the packaging and paper manufacturing and distribution industries.

Adam W. Taylor has served as Senior Vice President and Chief Strategy Officer of the Company since September 2015. Previously, Mr. Taylor served as Vice President Strategy, Innovation and Corporate Development for Office Depot, a global office supply company, from July 2014 to September 2015. From June 2008 to July 2014, Mr. Taylor held several strategy and business development roles with AT&T, a multinational telecommunications company, including Director - Strategy and Corporate Development M&A, Director - Innovation Portfolio and Associate Director - Leadership Development Program. Previously, Mr. Taylor co-founded and operated two separate medical communications software companies and served in strategy and M&A advisory roles with operating companies and private equity firms. Mr. Taylor has significant strategy, innovation, corporate development and mergers and acquisitions experience with global businesses.

Daniel J. Watkoske has served as Senior Vice President Print of the Company since July 2014 and, since October 2016, has also served as Senior Vice President of Veritiv Services. Prior to that, Mr. Watkoske served as Executive Vice President Sales for xpedx from January 2011 to July 2014 and was a member of the xpedx Senior Lead Team. Prior to that, Mr. Watkoske served as Group Vice President for the xpedx Metro New York Group from January 2008 to January 2011. Previously, Mr. Watkoske served as Vice President National Accounts for xpedx. Mr. Watkoske joined International Paper in 1989 as a sales trainee for Nationwide Papers, which later became part of xpedx. Mr. Watkoske has significant sales, sales management and operations experience in the paper and packaging distribution industries.

We have been advised that there are no family relationships among any of our executive officers or directors and that there is no arrangement or understanding between any of our executive officers and any other persons pursuant to which they were appointed, respectively, as an executive officer.

### **Company Information**

Veritiv was incorporated in Delaware on July 10, 2013. Our principal executive offices are located at 1000 Abernathy Road NE, Building 400, Suite 1700, Atlanta, Georgia 30328.

Our corporate website is http://www.veritivcorp.com. Information contained on our website is not part of this Annual Report on Form 10-K. Through the "Investor Relations" portion of this website, we make available, free of charge, our proxy statements, Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K and other relevant filings with the SEC and any amendments to those reports as soon as reasonably practicable after such material has been filed with, or furnished to, the SEC. These filings are also accessible on the SEC's website at http://www.sec.gov.

### ITEM 1A. RISK FACTORS

You should carefully consider the following risk factors, together with the other information contained in this report, in evaluating us and an investment in our common stock. The risks described below are the material risks, although not the only risks, relating to us and our common stock. If any of the following risks and uncertainties develop into actual events, these events could have a material adverse effect on our business, financial condition, results of operations or cash flows.

#### Risks Relating to Our Business

The industry-wide decline in demand for paper and related products could have a material adverse effect on our financial condition and results of operations.

Our Print and Publishing businesses rely heavily on the sale of paper and related products. The industry-wide decrease in demand for paper and related products in key markets we serve places continued pressure on our revenues and profit margins and makes it more difficult to maintain or grow earnings. This trend is expected to continue. The failure to effectively differentiate us from our competitors and the failure to grow the Packaging and Facility Solutions businesses in the face of increased use of email, increased and permanent product substitution, including less print advertising, more electronic billing, more e-commerce, fewer catalogs and a reduced volume of mail, could have a material adverse effect on market share, sales and profitability through increased expenditures or decreased prices.

Competition in our industry may adversely impact our margins and our ability to retain customers and make it difficult to maintain our market share and profitability.

The business-to-business distribution industry is highly competitive, with numerous regional and local competitors, and is a mature industry characterized by slowing revenue growth. Our principal competitors include regional and local distributors in the Print segment; regional, national and international paper manufacturers and other merchants and brokers in the Publishing segment; national distributors, national and regional manufacturers and independent brokers in the Packaging segment; and national, regional and local distributors in the Facility Solutions segment. Most of these competitors generally offer a wide range of products at prices comparable to those we offer. Additionally, new competition could arise from non-traditional sources, group purchasing organizations, e-commerce, discount wholesalers or consolidation among competitors. New competitive sources may result in increased focus on pricing and on limiting price increases, or may require increased discounting. Such competition may result in margin erosion or make it difficult to attract and retain customers.

Increased competition within the industry, reduced demand for paper, increased and permanent product substitution through less print advertising, more electronic billing, more e-commerce, fewer catalogs, a reduced volume of mail and general economic conditions has served to further increase pressure on the industry's profit margins, and continued margin pressure within the industry may have a material adverse impact on our operating results and profitability.

Adverse developments in general business and economic conditions as well as conditions in the global capital and credit markets could have a material adverse effect on the demand for our products and our financial condition and results of operations.

The persistently slow rate of increase in the U.S. gross domestic product ("GDP") in recent years has adversely affected our results of operations. If GDP continues to increase at a slow rate or if economic growth declines, demand for the products we sell will be adversely affected. In addition, volatility in the global capital and credit markets, which impacts interest rates, currency exchange rates and the availability of credit, could have a material adverse effect on the business, financial condition and results of operations of our company and our customers. We have exposure to counterparties with which we routinely execute transactions. Such counterparties include customers and financial institutions. A bankruptcy or liquidity event by one or more of our counterparties could have a material adverse effect on our business, financial condition and results of operations.

In order to compete, we must attract, train and retain highly qualified employees, and the failure to do so could have a material adverse effect on our results of operations.

To successfully compete, we must attract, train and retain a large number of highly qualified employees while controlling related labor costs. Specifically, we must recruit and retain qualified sales professionals. If we were to lose a significant amount of our sales professionals, we could lose a material amount of sales, which would have a material adverse effect on our financial condition and results of operations. Many of our sales professionals are subject to confidentiality and non-competition agreements. If our sales professionals were to violate these agreements, we could seek to legally enforce these agreements, but we may incur substantial costs in connection with such enforcement and may not be successful in such enforcement. We compete with other businesses for employees and invest significant resources in training and motivating them. There is no assurance that we will be able to attract or retain highly qualified employees. The inability to retain or hire qualified personnel at economically reasonable compensation levels would restrict our ability to improve our business and result in lower operating results and profitability.

Our business may be adversely affected by work stoppages, union negotiations and labor disputes.

Approximately 10% of our employees are currently covered by collective bargaining or other similar labor agreements. Historically, the effects of collective bargaining and other similar labor agreements have not been significant. However, if a larger number of our employees were to unionize, including in the wake of any future legislation or administrative regulation that makes it easier for employees to unionize, the effect may be negative. Any inability to negotiate acceptable new contracts under these collective bargaining arrangements could cause strikes or other work stoppages, and new contracts could result in increased operating costs. If any such strikes or other work stoppages occur, or if additional employees become represented by a union, a disruption of our operations and higher labor costs could result. Labor relations matters affecting our suppliers of products and services could also adversely affect our business from time to time.

The loss of any of our significant customers could adversely affect our financial condition.

Our ten largest customers generated approximately 9% of our consolidated net sales for the year ended December 31, 2016, and our largest customer accounted for approximately 3% of our consolidated net sales in that same period. We cannot guarantee that we will maintain or improve our relationships with these customers or that we will continue to supply these customers at historic levels.

Generally, our customers are not contractually required to purchase any minimum amount of products. Should such customers purchase products sold by us in significantly lower quantities than they have in the past, such decreased purchases could have a material adverse effect on our financial condition, operating results and cash flows.

In addition, consolidation among customers could also result in changes to the purchasing habits and volumes among some of our present customers. The loss of one or more of these significant customers, a significant customer's decision to

purchase our products in substantially lower quantities than they have in the past, or a deterioration in the relationship with any of these customers could adversely affect our financial condition, operating results and cash flows.

Changes in business conditions in our international operations could adversely affect our business and results of operations.

Our operating results and business prospects could be substantially affected by risks related to Canada, Mexico and other non-U.S. countries where we sell and distribute our products. Some of our operations are in or near locations that have suffered from political, social and economic issues; civil unrest; and a high level of criminal activity. In those locations where we have employees or operations, we may incur substantial costs to maintain the safety of our personnel and the security of our operations. Downturns in economic activity, adverse tax consequences or any change in social, political or labor conditions in any of the countries in which we operate could negatively affect our financial results. In addition, our international operations are subject to regulation under U.S. law and other laws related to operations in foreign jurisdictions. For example, the Foreign Corrupt Practices Act of 1977 (the "FCPA") prohibits U.S. companies and their representatives from offering, promising, authorizing or making payments to foreign officials for the purpose of obtaining or retaining business abroad. Failure to comply with domestic or foreign laws could result in various adverse consequences, including the imposition of civil or criminal sanctions and the prosecution of executives overseeing our international operations.

We purchase all of the products we sell to our customers from other parties, and conditions beyond our control can interrupt our supplies and increase our product costs.

As a distributor, we obtain our packaging, paper and facility products from third-party suppliers. Our business and financial results are dependent on our ability to purchase products from suppliers not controlled by us that we, in turn, sell to our customers. We may not be able to obtain the products we need on open credit, with market or other favorable terms, or at all. During the year ended December 31, 2016, approximately 47% of our purchases were made from ten suppliers. A sustained disruption in our ability to source products from one or more of the largest of these vendors might have a material impact on our ability to fulfill customer orders resulting in lost sales and, in rare cases, damages for late or non-delivery.

For the most part, we do not have a significant number of long-term contracts with our suppliers committing them to provide products to us. Suppliers may not provide the products and supplies needed in the quantities and at the prices and times requested. We are also subject to delays caused by interruption in production and increases in product costs based on conditions outside of our control. These conditions include raw material shortages, environmental restrictions on operations, work slowdowns, work interruptions, strikes or other job actions by employees of suppliers, product recalls, transportation interruptions, unavailability of fuel or increases in fuel costs, competitive demands and natural disasters or other catastrophic events. Our inability to obtain adequate supplies of paper, packaging and facility products as a result of any of the foregoing factors or otherwise could mean that we could not fulfill our obligations to customers, and customers may turn to other distributors.

In addition, increases in product costs may reduce our margins if we are unable to pass all or a portion of these costs along to our customers, which we have historically had difficulty doing. Any such inability may have a negative impact on our business and our profitability.

Changes in prices for raw materials, including pulp, paper and resin, could negatively impact our results of operations and cash flows.

Changes in prices for raw materials, such as pulp, paper and resin, could significantly impact our results of operations in the print market. Although we do not produce paper products and are not directly exposed to risk associated with production, declines in pulp and paper prices, driven by falling secular demand, periods of industry overcapacity and overproduction by paper suppliers, may adversely affect our revenues and net income to the extent such factors produce lower paper prices. Declining pulp and paper prices generally produce lower revenues and profits, even when volume and trading margin percentages remain constant. During periods of declining pulp and paper prices, customers may alter purchasing patterns and defer paper purchases or deplete inventory levels until long-term price stability occurs. Alternatively, if prices for raw materials rise and we are unable to pass these increases on to our customers, our results of operations and profits may also be negatively impacted.

We may not be able to fully compensate for increases in fuel costs.

Volatile fuel prices have a direct impact on our industry. The cost of fuel affects the price paid by us for products as well as the costs incurred to deliver products to our customers. Although we have been able to pass along a portion of increased fuel costs to our customers in the past, there is no guarantee that we can continue to do so. As such, we may experience difficulties in passing all or a portion of these costs along to our customers, which may have a negative impact on our business and our profitability.

Inclement weather, anti-terrorism measures and other disruptions to the transportation network could impact our distribution system and operations.

Our ability to provide efficient distribution of products to our customers is an integral component of our overall business strategy. Disruptions at distribution centers or shipping ports or the closure of roads or imposition of other driving bans due to natural events such as flooding, tornadoes and blizzards may affect our ability to both maintain key products in inventory and deliver products to our customers on a timely basis, which may in turn adversely affect our results of operations.

Furthermore, in the aftermath of terrorist attacks in the United States, federal, state and local authorities have implemented and continue to implement various security measures that affect many parts of the transportation network in the U.S. and abroad. Our customers typically require delivery of products in short time frames and rely on our on-time delivery capabilities. If security measures disrupt or impede the timing of our deliveries, we may fail to meet the needs of our customers, or may incur increased expenses to do so. Any of these disruptions to our operations may reduce our sales and have an adverse effect on our business, financial condition and results of operations.

We are dependent on a variety of IT and telecommunications systems and the Internet, and any failure of these systems could adversely impact our business and operating results.

We depend on information technology ("IT") and telecommunications systems and the Internet for our operations. These systems support a variety of functions including inventory management, order placement and processing with vendors and from customers, shipping, shipment tracking and billing. Our information systems are vulnerable to natural disasters, wide-area telecommunications or power utility outages, terrorist or cyber-attacks and other major disruptions and our redundant information systems may not operate effectively.

Failures or significant downtime of our IT or telecommunications systems for any reason, including as a result of disruptions from integrating the xpedx and Unisource businesses, could prevent us from taking customer orders, printing product pick-lists, shipping products, billing customers and handling call volume. Sales also may be adversely impacted if our reseller and retail customers are unable to access pricing and product availability information. We also rely on the Internet, electronic data interchange and other electronic integrations for a large portion of our orders and information exchanges with our suppliers and customers. The Internet and individual websites have experienced a number of disruptions and slowdowns, some of which were caused by organized attacks. In addition, some websites have experienced security breakdowns. If we were to experience a security breakdown, disruption or breach that compromised sensitive information, it could harm our relationships with our suppliers and customers. Disruption of our website or the Internet in general could impair our order processing or more generally prevent our suppliers and resellers from accessing information. Failures of our systems could also lead to delivery delays and may expose us to litigation and penalties under some of our contracts. Any significant increase in our IT and telecommunications costs or temporary or permanent loss of our IT or telecommunications systems, including as a result of disruptions from integrating the xpedx and Unisource businesses, could harm our relationships with our

customers and suppliers and result in lost sales, business delays and bad publicity. The occurrence of any of these events could have a material adverse effect on our business, financial condition and results of operations.

We are subject to cyber-security risks related to breaches of security pertaining to sensitive company, customer, employee and vendor information as well as breaches in the technology that manages operations and other business processes.

Our operations rely upon secure IT systems for data capture, processing, storage and reporting. Our IT systems, and those of our third-party providers, could become subject to cyber-attacks. Network, system, application and data breaches could result in operational disruptions or information misappropriation including, but not limited to, interruption of systems availability, or denial of access to and misuse of applications required by our customers to conduct business with us. Access

to internal applications required to plan our operations, source materials, ship finished goods and account for orders could be denied or misused. Theft of intellectual property or trade secrets, and inappropriate disclosure of confidential information, could stem from such incidents. Any operational disruptions or misappropriation of information could harm our relationship with our customers and suppliers, result in lost sales, business delays and negative publicity and could have a material adverse effect on our business, financial condition and results of operations.

Costs to comply with environmental, health and safety laws, and to satisfy any liability or obligation imposed under such laws, could negatively impact our business, financial condition and results of operations.

Our operations are subject to U.S. and international environmental, health and safety laws, including laws regulating the emission or discharge of materials into the environment, the use, storage, treatment, disposal and management of hazardous substances and waste, the investigation and remediation of contamination and the health and safety of our employees and the public. We could incur substantial fines or sanctions, enforcement actions (including orders limiting our operations or requiring corrective measures), investigation, remediation and closure costs and third-party claims for property damage and personal injury as a result of violations of, or liabilities or obligations under, environmental, health and safety laws. We could be held liable for the costs to address contamination at any real property we have ever owned, operated or used as a disposal site.

In addition, changes in, or new interpretations of, existing laws, the discovery of previously unknown contamination, or the imposition of other environmental liabilities or obligations in the future, may lead to additional compliance or other costs that could impact our business and results of operations. Moreover, as environmental issues, such as climate change, have become more prevalent, U.S. and foreign governments have responded, and are expected to continue to respond, with increased legislation and regulation, which could negatively impact our business, financial condition and results of operations.

Expenditures related to the cost of compliance with laws, rules and regulations could adversely impact our business and results of operations.

Our operations are subject to U.S. and international laws and regulations, including regulations of the U.S. Department of Transportation Federal Motor Carrier Safety Administration, the import and export of goods, customs regulations, Office of Foreign Asset Control and the FCPA. Expenditures related to the cost of compliance with laws, rules and regulations could adversely impact our business and results of operations. In addition, we could incur substantial fines or sanctions, enforcement actions (including orders limiting our operations or requiring corrective measures), and third-party claims for property damage and personal injury as a result of violations of, or liabilities under, laws, regulations, codes and common law. Proposed comprehensive tax reform as described in the June 2016 U.S. House Republican Blueprint, with lower statutory rates, various base broadening measures and a border tax adjustment, may be enacted in the near future. Veritiv's effective tax rate and deferred tax assets are likely to be impacted if this tax reform proposal is enacted.

Tax assessments and unclaimed property audits by governmental authorities could adversely impact our operating results.

We remit a variety of taxes and fees to various governmental authorities, including federal and state income taxes, excise taxes, property taxes, sales and use taxes and payroll taxes. The taxes and fees remitted by us are subject to review and audit by the applicable governmental authorities which could result in liability for additional assessments. In addition, we are subject to unclaimed property (escheat) laws which require us to turn over to certain government authorities the property of others held by us that has been unclaimed for a specified period of time. We are subject to

audit by individual U.S. states with regard to our escheatment practices. The legislation and regulations related to tax and unclaimed property matters tend to be complex and subject to varying interpretations by both government authorities and taxpayers. Although management believes that the positions we have taken are reasonable, various taxing authorities may challenge certain of the positions we have taken, which may also potentially result in additional liabilities for taxes, unclaimed property, interest and penalties in excess of accrued liabilities. Our positions are reviewed as events occur such as the availability of new information, the lapsing of applicable statutes of limitations, the conclusion of tax audits, the measurement of additional estimated liabilities based on current calculations, the identification of new tax contingencies or the rendering of relevant court decisions. An unfavorable resolution of assessments by a governmental authority could have a material adverse effect on our financial condition, results of operations and cash flows in future periods.

Our inability to renew existing leases on acceptable terms, negotiate rent decreases or concessions and identify affordable real estate could adversely affect our operating results.

We may be unable to successfully negotiate or renew existing leases at attractive rents, negotiate rent decreases or concessions or identify affordable real estate. A key factor in our operating performance is the location and associated real estate costs of our distribution centers. In particular, approximately 34 of our lease and sublease agreements expire in June 2018 which accounted for approximately 19% of our total operating leased square footage as of December 31, 2016. Our inability to negotiate or renew these or any other leases on favorable terms, or at all, could have a material adverse effect on our business and results of operations due to, among other things, any resultant increased lease payments.

Results of legal proceedings could have a material adverse effect on our consolidated financial statements.

We rely on manufacturers and other suppliers to provide us with the products and equipment we sell, distribute and service. As we do not have direct control over the quality of the products manufactured or supplied by such third-party suppliers, we are exposed to risks relating to the quality of the products and equipment we sell, distribute and service. It is possible that inventory from a manufacturer or supplier could be sold to our customers and later be alleged to have quality problems or to have caused personal injury, subjecting us to potential claims from customers or third parties. Our ability to hold such manufacturer or supplier liable will depend on a variety of factors, including its financial viability. Moreover, as we increase the number of private label products we distribute, our exposure to potential liability for product liability claims may increase. Finally, even if we are successful in defending any claim relating to the products or equipment we distribute, claims of this nature could negatively impact our reputation and customer confidence in our products, equipment and company. We have been subject to such claims in the past, which have been resolved without material financial impact. We also operate a significant number of facilities and a large fleet of trucks and other vehicles and therefore face the risk of premises-related liabilities and vehicle-related liabilities including traffic accidents.

From time to time, we may also be involved in government inquiries and investigations, as well as class action, employment and other litigation. We cannot predict with certainty the outcomes of these legal proceedings and other contingencies, including environmental remediation and other proceedings commenced by government authorities. The costs and other effects of pending litigation against us cannot be determined with certainty. There can be no assurance that the outcome of any lawsuit or claim or its effect on our business or financial condition will be as expected. The defense of these lawsuits and claims may divert our management's attention, and significant expenses may be incurred as a result. In addition, we may be required to pay damage awards or settlements, or become subject to injunctions or other equitable remedies, that could have a material adverse effect on our business, financial condition, results of operations and cash flows.

Although we currently maintain insurance coverage to address some of these types of liabilities, we cannot make assurances that we will be able to obtain such insurance on acceptable terms in the future, if at all, or that any such insurance will provide adequate coverage against potential claims. In addition, we may choose not to seek to obtain such insurance in the future. Moreover, indemnification rights that we have may be insufficient or unavailable to protect us against potential loss exposures.

We may not be able to adequately protect our material intellectual property and other proprietary rights, or to defend successfully against intellectual property infringement claims by third parties.

Our ability to compete effectively depends in part upon our intellectual property rights, including but not limited to trademarks, copyrights and proprietary technology. The use of contractual provisions, confidentiality procedures and agreements, and trademark, copyright, unfair competition, trade secret and other laws to protect intellectual property rights and proprietary technology may not be adequate. Litigation may be necessary to enforce our intellectual property rights and protect proprietary technology, or to defend against claims by third parties that our conduct or our use of intellectual property infringes upon such third-party's intellectual property rights. Any intellectual property litigation or claims brought against us, whether or not meritorious, could result in substantial costs and diversion of our resources, and there can be no assurances that favorable final outcomes will be obtained. The terms of any settlement or judgment may require us to pay substantial amounts to the other party or cease exercising our rights in such intellectual property, including ceasing the use of certain trademarks used by us to distinguish our services from those of others or ceasing the exercise of our rights in copyrightable works. In addition, we may be required to seek a license to continue practices found to be in violation of a third-party's rights, which may not be available on reasonable terms, or at all. Our business, financial condition or results of operations could be adversely affected as a result.

Our pension and health care costs are subject to numerous factors which could cause these costs to change.

Our pension costs are dependent upon numerous factors resulting from actual plan experience and assumptions of future experience, including actuarial assumptions regarding life expectancies. Pension plan assets are primarily made up of equity and fixed income investments. Fluctuations in actual equity market returns, changes in general interest rates and changes in the number of retirees may result in increased pension costs in future periods. Significant changes in any of these factors may adversely impact our cash flows, financial condition and results of operations.

We participate in multi-employer pension plans and multi-employer health and welfare plans, which could create additional obligations and payment liabilities.

We contribute to multi-employer defined benefit pension plans as well as multi-employer health and welfare plans under the terms of collective bargaining agreements that cover certain unionized employee groups in the United States. The risks of participating in multi-employer pension plans differ from single employer-sponsored plans and such plans are subject to regulation under the Pension Protection Act (the "PPA"). Multi-employer pension plans are cost-sharing plans subject to collective-bargaining agreements. Contributions to a multi-employer plan by one employer are not specifically earmarked for its employees and may be used to provide benefits to employees of other participating employers. If a participating employer stops contributing to the plan, the unfunded obligations of the plan are borne by the remaining participating employers. In addition, if a multi-employer plan is determined to be underfunded based on the criteria established by the PPA, the plan may be required to implement a financial improvement plan or rehabilitation plan that may require additional contributions or surcharges by participating employers.

In addition to the contributions discussed above, we could be obligated to pay additional amounts, known as withdrawal liabilities, upon decrease or cessation of participation in a multi-employer pension plan. Although an employer may obtain an estimate of such liability, the final calculation of the withdrawal liability may not be able to be determined for an extended period of time. Generally, the cash obligation of such withdrawal liability is payable over a 20 year period.

Our substantial indebtedness could adversely affect our financial condition and impair our ability to operate our business.

As of December 31, 2016, we had approximately \$774.7 million in total indebtedness, reflecting borrowings of \$726.9 million under the asset-based lending facility (the "ABL Facility"), \$22.6 million of financing obligations to a related party (exclusive of the non-monetary portion) and \$25.2 million of equipment capital lease and other obligations. This level of indebtedness could have important consequences to our financial condition, operating results and business, including the following:

limiting our ability to obtain additional debt or equity financing for working capital, capital expenditures, debt service requirements, acquisitions and general corporate or other purposes;

increasing our cost of borrowing;

requiring that a substantial portion of our cash flows from operations be dedicated to payments on our indebtedness instead of other purposes, including operations, capital expenditures and future business opportunities; making it more difficult for us to make payments on our indebtedness or satisfy other obligations; exposing us to risk of (i) increased interest rates on our borrowings in excess of our interest rate cap and (ii) increased interest rates of up to 3% on our borrowings covered by our interest rate cap because all of our borrowings under the ABL Facility are at variable rates of interest;

limiting our ability to make the expenditures necessary to complete the integration of xpedx's business with Unisource's business;

limiting our ability to adjust to changing market conditions and placing us at a competitive disadvantage compared to our competitors that have less debt; and

increasing our vulnerability to a downturn in general economic conditions or in our business, and making us unable to carry out capital spending that is important to our growth.

Despite our substantial indebtedness, we may still be able to incur substantially more indebtedness in the future. This could further exacerbate the risks to our financial condition described above.

We may be able to incur significant additional indebtedness in the future, including secured indebtedness. Although the agreements governing the ABL Facility contain restrictions on the incurrence of additional indebtedness, these restrictions are subject to a number of qualifications and exceptions, and the additional indebtedness incurred in compliance with these restrictions could be substantial. If new indebtedness is added to our current indebtedness levels, the related risks we will face could intensify.

The agreements governing our indebtedness contain restrictive covenants, which could restrict our operational flexibility.

The agreements governing the ABL Facility contain restrictions and limitations on our ability to engage in activities that may be in our long-term best interests, including financial and other restrictive covenants that could limit our ability to:

incur additional indebtedness or guaranties, or issue certain preferred shares;

pay dividends, redeem stock or make other distributions;

repurchase, prepay or redeem subordinated indebtedness;

make investments or acquisitions;

create liens:

make negative pledges;

consolidate or merge with another

company;

sell or otherwise dispose of all or substantially all of our assets;

enter into certain transactions with affiliates; and

change the nature of our business.

The agreements governing the ABL Facility also contain other restrictions customary for asset-based facilities of this nature.

Our ability to borrow additional amounts under the ABL Facility will depend upon satisfaction of these covenants. Events beyond our control could affect our ability to meet these covenants. Our failure to comply with obligations under the agreements governing the ABL Facility may result in an event of default under those agreements. A default, if not cured or waived, may permit acceleration of our indebtedness. If our indebtedness is accelerated, we cannot be certain that we will have sufficient funds available to pay the accelerated indebtedness or that we will have the ability to refinance the accelerated indebtedness on terms favorable to us or at all. This could have serious consequences to our business, financial condition and operating results and could cause us to become bankrupt or insolvent.

Risks Relating to the Spin-off and Merger

We may not realize the anticipated synergies, cost savings and growth opportunities from the Merger.

The benefits that we expect to achieve as a result of the Merger will depend, in part, on our ability to realize anticipated growth opportunities, cost savings and other synergies. Our success in realizing these growth opportunities, cost savings and synergies, and the timing of this realization, depends on the successful integration of the xpedx and Unisource businesses. Even if we are able to integrate the xpedx and Unisource businesses successfully,

this integration may not result in the realization of the full benefits of the growth opportunities and cost savings and other synergies that we currently expect from this integration within the anticipated time frame or at all. For example, we may be unable to eliminate duplicative costs. Moreover, we have incurred and will continue to incur substantial expenses in connection with the integration of xpedx's and Unisource's businesses. Such expenses are difficult to estimate accurately and may exceed current estimates. Accordingly, the benefits from the Merger may be offset by costs or delays incurred in integrating the businesses.

The integration of the xpedx business with the Unisource business following the Transactions may present significant challenges.

There is a significant degree of difficulty and management distraction inherent in the process of integrating the xpedx and Unisource businesses. These include:

the challenge of integrating the xpedx and Unisource businesses and carrying on the ongoing operations of each business:

the challenge of integrating the business cultures of each company;

the challenge and cost of integrating the IT systems of each company; and

the potential difficulty in retaining key employees and sales personnel of xpedx and Unisource.

The integration process could cause an interruption of, or loss of momentum in, the activities of our business and may require us to incur substantial out-of-pocket costs. Members of our senior management have devoted and will continue to devote considerable amounts of time and attention to the integration process, which, in turn, decreases the time they will have to manage our company, service existing customers, attract new customers and develop new services or strategies.

We cannot assure you that we will successfully or cost-effectively integrate the xpedx and Unisource businesses. The failure to do so could have a material adverse effect on our business, financial condition and results of operations.

We have incurred and continue to incur significant costs and charges associated with the Transactions that could affect our period-to-period operating results.

Through December 31, 2016, we have incurred approximately \$193.9 million in costs and charges associated with the Transactions, including approximately \$65.9 million for capital expenditures and \$7.5 million related to the complete or partial withdrawal from various multi-employer pension plans. We anticipate that we will incur additional costs and charges associated with the Transactions. We are not able to quantify the total amount of these costs and charges or the period in which they will be incurred as the operating plans affecting these costs are evolving and charges relating to withdrawal from multi-employer pension plans are uncertain. Excluding the multi-employer pension plan withdrawal charges, we currently anticipate that total costs associated with the Transactions will be approximately \$225 to \$250 million over the five years following the Transactions. The amount and timing of these costs and charges could adversely affect our period-to-period operating results, which could result in a reduction in the market price of shares of our common stock. Moreover, delays in completing the integration may reduce or delay the synergies and other benefits expected from the Transactions and such reduction may be material.

If costs to integrate our IT infrastructure and network systems are more than amounts that have been budgeted, our business, financial condition and results of operations could be adversely affected.

We expect to incur additional costs associated with achieving anticipated cost savings and other synergies from the Transactions. Some of these costs will consist of information technology infrastructure, systems integration and planning. The primary areas of spending will be integrating our financial, operational and human resources systems. We expect that a portion of these expenditures will be capitalized. Such expenditures and other costs could adversely affect our business, financial condition and results of operations.

If the Spin-off does not qualify as a tax-free spin-off under Section 355 of the Internal Revenue Code (the "Code"), including as a result of subsequent acquisitions of stock of International Paper or our company, then International Paper and/or the International Paper shareholders may be required to pay substantial U.S. federal income taxes.

In connection with the Transactions, International Paper received a private letter ruling from the Internal Revenue Service ("IRS") to the effect that the Spin-off and certain related transactions will qualify as tax-free to International Paper and the International Paper shareholders for U.S. federal income tax purposes. Although a private letter ruling from the IRS generally is binding on the IRS, the IRS ruling does not rule that the Spin-off satisfies every requirement

for a tax-free spin-off under Section 355 of the Code, and we and International Paper relied solely on the opinion of counsel for comfort that such additional requirements are satisfied. We also received an opinion of counsel to the effect that the Spin-off will qualify as tax-free to International Paper and the International Paper shareholders. This opinion relied on the IRS ruling as to matters covered by the IRS ruling.

The IRS ruling and such opinion were based on, among other things, certain representations and assumptions as to factual matters made by us, International Paper and UWWH, including assumptions concerning Section 355(e) of the Code as discussed below. The failure of any factual representation or assumption to be true, correct and complete in all material respects could adversely affect the validity of the IRS ruling or such opinion. An opinion of counsel represents counsel's best legal judgment, is not binding on the IRS or the courts, and the IRS or the courts may not agree with the opinion. In addition,

the IRS ruling and such opinion were based on then current law, and cannot be relied upon if current law changes with retroactive effect.

If the Spin-off does not qualify as a tax-free spin-off under Section 355 of the Code, then the receipt of our common stock would be taxable to the International Paper shareholders, International Paper might recognize a substantial gain on the Spin-off, and we may be required to indemnify International Paper for the tax on such gain pursuant to the Tax Matters Agreement we entered into with International Paper in connection with the Spin-off.

In addition, the Spin-off will be taxable to International Paper pursuant to Section 355(e) of the Code if there is a 50% or more change in ownership of either International Paper or our company, directly or indirectly, as part of a plan or series of related transactions that include the Spin-off. Because the International Paper shareholders collectively owned more than 50% of our common stock upon the Merger, the Merger alone will not cause the Spin-off to be taxable to International Paper under Section 355(e) of the Code. However, Section 355(e) of the Code might apply if other acquisitions of stock of International Paper before or after the Merger, or of our company after the Merger, are considered to be part of a plan or series of related transactions that include the Spin-off. If Section 355(e) of the Code applied, then International Paper might recognize a substantial amount of taxable gain, and we may be required to indemnify International Paper for the tax on such gain pursuant to the Tax Matters Agreement.

If the Merger does not qualify as a tax-free reorganization under Section 368(a) of the Code, or if the Subsidiary Merger does not qualify as a transfer of property to Unisource under Section 351(a) of the Code, then we may be required to pay substantial U.S. federal income taxes.

In connection with the Transactions, we received an opinion of counsel to the effect that the Merger will qualify as a tax-free reorganization under Section 368(a) of the Code and UWWH received an opinion of counsel to the effect that the merger of xpedx Intermediate with and into Unisource (the "Subsidiary Merger" and, collectively with the Merger the "Mergers") will qualify as a transfer of property to Unisource under Section 351(a) of the Code. In addition, International Paper received private letter rulings from the IRS to the effect that the Merger will qualify as a tax-free reorganization under Section 368(a) of the Code and that the Subsidiary Merger will qualify as a transfer of property to Unisource under Section 351(a) of the Code. Although a private letter ruling from the IRS generally is binding on the IRS, the IRS rulings do not rule that the Merger satisfies every requirement for a tax-free reorganization under Section 368(a) of the Code, or that the Subsidiary Merger satisfies every requirement for a transfer of property to Unisource under Section 351(a) of the Code. The parties involved have each relied on an opinion of counsel for comfort that such additional requirements are satisfied.

The IRS rulings and such opinions were based on, among other things, certain representations and assumptions as to factual matters made by us, International Paper and UWWH. The failure of any factual representation or assumption to be true, correct and complete in all material respects could adversely affect the validity of the respective IRS rulings and such opinions. An opinion of counsel represents counsel's best legal judgment, is not binding on the IRS or the courts, and the IRS or the courts may not agree with the opinion. In addition, the IRS rulings and such opinions were based on then current law, and cannot be relied upon if current law changes with retroactive effect.

If the Merger does not qualify as a tax-free reorganization under Section 368(a) of the Code, then UWWH would be considered to have made a taxable sale of its assets to us and we would be required to pay the U.S. federal income tax on the gain, if any, arising from such taxable sale as a result of being the surviving corporation in the Merger.

If the Subsidiary Merger does not qualify as a transfer of property to Unisource under Section 351(a) of the Code, then we would be considered to have made a taxable sale of the assets of xpedx Intermediate to Unisource, and we may

either be required to pay the U.S. federal income tax on such sale or to indemnify International Paper for the U.S. federal income tax on such sale pursuant to the Tax Matters Agreement.

We are generally obligated to pay the UWWH Stockholder an amount equal to 85% of the tax savings arising from pre-Merger net operating loss ("NOL") carryforwards, and our ability to use such NOL carryforwards to offset future taxable income may be subject to limitations, including as a result of an ownership change under Section 382 of the Code.

Unisource had, and we acquired, substantial NOLs for U.S. federal, state and Canadian income tax purposes. Pursuant to the Tax Receivable Agreement, between the Company and the UWWH Stockholder, which is more fully described in Note 9 of the Notes to Consolidated and Combined Financial Statements, we are generally obligated to pay the UWWH Stockholder an amount equal to 85% of the U.S. federal, state and Canadian income tax savings, if any, that we actually

realize with respect to taxable periods (or portions thereof) beginning after the date of the Merger as a result of the utilization of Unisource's net operating losses attributable to taxable periods prior to the date of the Merger. The utilization of Unisource's NOLs, tax credits and other tax attributes depends on the timing and amount of taxable income earned by our company in the future and a lack of future taxable income would adversely affect our ability to utilize these tax attributes. Tax attributes are generally subject to expiration at various times in the future to the extent that they have not previously been applied to offset the taxable income of our company, and there is a risk that our existing NOL carryforwards could expire unused and be unavailable to offset future income tax liabilities.

The Merger resulted in an ownership change for Unisource under Section 382 of the Code, limiting the use of Unisource's NOLs to offset future taxable income for both U.S. federal and state income tax purposes. Moreover, future trading of our stock by our significant shareholders may result in additional ownership changes as defined under Section 382 of the Code, further limiting the use of Unisource's NOLs. These limitations may affect the timing of when these NOLs may be used which, in turn, may impact the timing and amount of cash taxes payable by our company which could impair our deferred tax assets and reduce the amount payable under the Tax Receivable Agreement.

Significant judgment is required in evaluating the need for and magnitude of appropriate valuation allowances against deferred tax assets. The realization of these assets is dependent on generating future taxable income, as well as successful implementation of various tax planning strategies. Although we believe that the judgments and estimates with respect to the valuation allowances are appropriate and reasonable under the circumstances, actual results could differ from projected results, which could give rise to additions to valuation allowances or reductions in valuation allowances. It is possible that such changes could have a material adverse effect on the amount of income tax expense (benefit) recorded in our consolidated statement of operations.

Risks Relating to Our Common Stock

Our stock price may fluctuate significantly.

The market price of our common stock may fluctuate widely, depending on many factors, some of which may be beyond our control, including:

actual or anticipated fluctuations in the operating results of our company due to factors related to our business;

success or failure of the strategy of our company;

the quarterly or annual earnings of our company, or those of other companies in our industry;

continued industry-wide decrease in demand for paper and related products;

our ability to obtain third-party financing as needed;

announcements by us or our competitors of significant acquisitions or dispositions;

restrictions on our ability to pay dividends under our ABL Facility;

changes in accounting standards, policies, guidance, interpretations or principles;

the operating and stock price performance of other comparable companies;

investor perception of our company;

natural or environmental disasters that investors believe may affect our company;

overall market fluctuations;

results from any material litigation or government investigation;

changes in laws and regulations affecting our company or any of the principal products sold by our company; and general economic and political conditions and other external factors.

Stock markets in general have experienced volatility that has often been unrelated to the operating performance of a particular company. These broad market fluctuations could adversely affect the trading price of our common stock.

If securities or industry analysts do not continue to publish research or publish unfavorable research about our company, our stock price and trading volume could decline.

The trading market for our common stock depends in part on the research and reports that securities or industry analysts publish about us and our business. If the current coverage of our company by securities or industry analysts ceases, the trading price for our stock would be negatively impacted. In addition, if one or more of these analysts downgrades our stock or publishes misleading or unfavorable research about our business, our stock price would likely decline. If one or more of

these analysts ceases coverage of our company or fails to publish reports on us regularly, demand for our stock could decrease, which could cause our stock price or trading volume to decline.

A few shareholders may exert significant control over the direction of our company. Ownership of our common stock is highly concentrated as a result of the Transactions and could prevent shareholders from influencing significant corporate decisions.

As a result of the Transactions and subsequent secondary offering by the UWWH Stockholder, controlled by Bain Capital, the UWWH Stockholder beneficially owns 38.8% of our outstanding common stock as of December 31, 2016. As a result, the UWWH Stockholder exercises, and will continue to exercise, significant influence over all matters requiring shareholder approval for the foreseeable future, including approval of significant corporate transactions, which may reduce the market price of our common stock. The interests of the UWWH Stockholder may conflict with the interests of our other shareholders. Our board of directors has adopted corporate governance guidelines that, among other things, address potential conflicts between a director's interests and our interests. In addition, we have adopted a code of business conduct that, among other things, requires our employees to avoid actions or relationships that might conflict or appear to conflict with their job responsibilities or our interests and to disclose their outside activities, financial interests or relationships that may present a possible conflict of interest or the appearance of a conflict to management or corporate counsel. These corporate governance guidelines and code of business ethics do not, by themselves, prohibit transactions with our principal shareholders.

Under our amended and restated certificate of incorporation (our "charter"), the UWWH Stockholder, Bain Capital Fund VII, L.P. and their respective affiliates and, in some circumstances, any of our directors and officers who is also a director, officer, employee, member or partner of the UWWH Stockholder, Bain Capital Fund VII, L.P. and their respective affiliates, have no obligation to offer us corporate opportunities.

The policies relating to corporate opportunities and transactions with the UWWH Stockholder, Bain Capital Fund VII, L.P. and their respective affiliates set forth in our charter address potential conflicts of interest between us, on the one hand, and the UWWH Stockholder, Bain Capital Fund VII, L.P., their respective affiliates and their respective officers and directors who are directors or officers of our company, on the other hand. Although these provisions are designed to resolve conflicts between us and the UWWH Stockholder, Bain Capital Fund VII, L.P. and their respective affiliates fairly, conflicts may not be so resolved.

Anti-takeover provisions in our charter and amended and restated by-laws (our "by-laws") could discourage, delay or prevent a change of control of our company and may affect the trading price of our common stock.

Our charter and by-laws include a number of provisions that may discourage, delay or prevent a change in our management or control over us that shareholders may consider favorable. For example, our charter and by-laws collectively:

authorize the issuance of "blank check" preferred stock that could be issued by our board of directors to thwart a takeover attempt;

4imit the ability of shareholders to remove directors;

provide that vacancies on our board of directors, including vacancies resulting from an enlargement of our board of directors, may be filled only by a majority vote of directors then in office;

prohibit shareholders from calling special meetings of shareholders unless called by the holders of not less than 20% of our outstanding shares of common stock;

prohibit shareholder action by written consent, unless initiated by the holders of not less than 20% of the outstanding shares of common stock;

establish advance notice requirements for nominations of candidates for election as directors or to bring other business before an annual meeting of our shareholders; and

require the approval of holders of at least a majority of the outstanding shares of our common stock to amend our by-laws and certain provisions of our charter.

These provisions may prevent our shareholders from receiving the benefit from any premium to the market price of our common stock offered by a bidder in a takeover context. Even in the absence of a takeover attempt, the existence of these provisions may adversely affect the prevailing market price of our common stock if the provisions are viewed as discouraging takeover attempts in the future.

Our charter and by-laws may also make it difficult for shareholders to replace or remove our management. These provisions may facilitate management entrenchment that may delay, deter, render more difficult or prevent a change in our control, which may not be in the best interests of our shareholders.

We have not historically paid dividends on our common stock and, consequently, your ability to achieve a return on your investment will depend on appreciation in the price of our common stock.

We have not historically declared or paid dividends on our common stock. We currently intend to invest our future earnings, if any, to fund our growth, to develop our business, for working capital needs, to reduce debt and for general corporate purposes. Therefore, the success of an investment in shares of our common stock will depend upon any future appreciation in their value. There is no guarantee that shares of our common stock will appreciate in value or even maintain their current value.

Any decision to pay dividends in the future will be at the discretion of Veritiv's board of directors and will depend upon various factors then existing, including earnings, financial condition, results of operations, capital requirements, level of indebtedness, restrictions imposed by applicable law, general business conditions and other factors that Veritiv's board of directors may deem relevant. In addition, our operations are conducted almost entirely through our subsidiaries. As such, to the extent that we determine in the future to pay dividends on our common stock, none of our subsidiaries will be obligated to make funds available to us for the payment of dividends. Further, the agreements governing our ABL Facility can, and agreements governing future indebtedness may, in certain circumstances, restrict the ability of our subsidiaries to pay dividends or otherwise transfer assets to us.

A significant percentage of our outstanding common stock is held by a single shareholder, which could impact your liquidity, and future sales of our common stock by this shareholder may lower our stock price.

As noted above, the UWWH Stockholder, which is jointly owned by Bain Capital and Georgia-Pacific, owns 38.8% of our outstanding common stock as of December 31, 2016. Continuation of this concentrated ownership could result in a limited amount of shares being available to be traded in the market, resulting in reduced liquidity.

The shares held by the UWWH Stockholder are restricted securities within the meaning of Rule 144 under the Securities Act of 1933 (the "Securities Act") and are eligible for resale in the public market without registration subject to volume, manner of sale and holding period limitations under Rule 144 under the Securities Act. Further, pursuant to the Registration Rights Agreement, dated as of July 1, 2014, between the UWWH Stockholder and the Company, we registered for resale under the Securities Act all of the shares of our common stock owned by the UWWH Stockholder and, subject to certain limitations, such shares may be offered and sold to the public in the future. If and when some or all of these shares are sold, or if it is perceived that they will be sold, the market price of our common stock could decline.

Our charter designates the Court of Chancery of the State of Delaware as the exclusive forum for certain litigation that may be initiated by our shareholders, which could limit our shareholders' ability to obtain a favorable judicial forum for disputes with us.

Our charter provides that the Court of Chancery of the State of Delaware is the sole and exclusive forum for (i) any derivative action or proceeding brought on our behalf, (ii) any action asserting a claim of breach of a fiduciary duty owed to us or our shareholders by any of our directors, officers, employees or agents, (iii) any action asserting a claim against us arising under the Delaware General Corporation Law or (iv) any action asserting a claim against us that is governed by the internal affairs doctrine. The choice of forum provision in our charter may limit our shareholders'

ability to obtain a favorable judicial forum for disputes with us.

ITEM 1B. UNRESOLVED STAFF COMMENTS

None.

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#### **ITEM 2. PROPERTIES**

As of December 31, 2016, we had a distribution network operating from approximately 170 distribution centers, of which approximately 150 were leased and 20 were owned. Our leased locations comprise approximately 18.0 million square feet while our owned locations comprise approximately 2.2 million square feet.

These facilities are strategically located throughout the U.S., Canada and Mexico in order to efficiently serve our customer base in the surrounding areas while also facilitating expedited delivery services for special orders. We continually evaluate location, size and attributes to maximize efficiency, deliver top quality customer service and achieve economies of scale.

The Company also leases various office spaces for corporate and sales functions.

#### ITEM 3. LEGAL PROCEEDINGS

From time to time, the Company is involved in various lawsuits, claims, and regulatory and administrative proceedings arising out of its business relating to general commercial and contractual matters, governmental regulations, intellectual property rights, labor and employment matters, tax and other actions.

Although the ultimate outcome of any legal proceeding or investigation cannot be predicted with certainty, based on present information, including the Company's assessment of the merits of the particular claim, the Company does not expect that any asserted or unasserted legal claims or proceedings, individually or in the aggregate, will have a material adverse effect on its cash flow, results of operations or financial condition.

### 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

Veritiv's common stock is publicly traded on the New York Stock Exchange ("NYSE") under the symbol VRTV. As of March 9, 2017, there were 6,416 shareholders of record. The number of record holders does not include shareholders who are beneficial owners, but whose shares are held in street name by brokers and other nominees.

The following table sets forth, for the quarterly reporting periods indicated, the high and low market prices per share for the Company's common stock, as reported on the NYSE.

	2016		2015	
	High	Low	High	Low
1st Quarter	\$39.23	\$27.44	\$54.50	\$43.82
2nd Quarter	\$42.25	\$34.10	\$45.68	\$35.05
3rd Quarter	\$52.49	\$37.05	\$39.04	\$32.77
4th Ouarter	\$56.70	\$43.00	\$44.80	\$35.72

Veritiv has not historically paid dividends on its common stock. The Company currently intends to invest its future earnings, if any, to fund its growth, to develop its business, for working capital needs, to reduce debt and for general corporate purposes. Any payment of dividends will be at the discretion of Veritiv's board of directors and will depend upon various factors then existing, including earnings, financial condition, results of operations, capital requirements, level of indebtedness, contractual restrictions with respect to payment of dividends, restrictions imposed by applicable law, general business conditions and other factors that Veritiv's board of directors may deem relevant.

On November 23, 2016, the UWWH Stockholder, one of Veritiv's existing stockholders and the former parent company of Unisource Worldwide, Inc., sold 1.76 million shares of Veritiv common stock in an underwritten public offering. Concurrently with the closing of the offering, Veritiv repurchased 0.31 million of these offered shares from the underwriters at a price of \$42.8625 per share, which is the price at which the underwriters purchased such shares from the selling stockholder, for an aggregate purchase price of approximately \$13.4 million. The Company may repurchase additional shares in the future, however, there is currently no share repurchase authorization plan approved by the Company's Board of Directors.

### Performance Graph

The following graph provides a comparison of the cumulative shareholder return on the Company's common stock to the returns of the Russell 2000 Index and the average performance of a group consisting of the Company's peer companies (the "Peer Group") based on total shareholder return from June 18, 2014 (the first day Veritiv's common stock began "when-issued" trading on the NYSE) through December 31, 2016. Companies included in the Peer Group are as follows:

Anixter International Inc. Genuine Parts Company

Applied Industrial Technologies, Inc. Graphic Packaging Holding Company

Arrow Electronics, Inc. InnerWorkings Inc.

Avery Dennison Corporation International Paper Company

Avnet, Inc. Kaman Corporation

Bemis Company, Inc. KapStone Paper and Packaging Corporation •W.W. Grainger, Inc.

MSC Industrial Direct Co. Inc. **Brady Corporation** 

**Deluxe Corporation** Neenah Paper, Inc. **Domtar Corporation** Office Depot, Inc.

Ennis Inc. Packaging Corporation of America

Essendant Inc. PH Glatfelter Company

**F**astenal Company R.R. Donnelley & Sons Company •Resolute Forest Products Inc.

•ScanSource, Inc.

•Sealed Air Corporation

•Sonoco Products Company

•Staples, Inc.

•WESCO International Inc.

•WestRock Company

Wausau Paper Corporation was removed from the Peer Group due to its acquisition by SCA in January 2016.

The graph is not, and is not intended to be, indicative of future performance of our common stock. The graph assumes \$100 invested on June 18, 2014 in the Company, the Russell 2000 Index and the Peer Group. Total return indices reflect reinvestment of dividends and are weighted on the basis of market capitalization at the time of each reported data point.

#### ITEM 6. SELECTED FINANCIAL DATA

The following table presents the selected historical consolidated and combined financial data for Veritiv and should be read in conjunction with Item 7 of this report and the audited Consolidated and Combined Financial Statements and notes thereto contained in Item 8 of this report. The Consolidated and Combined Statements of Operations data for the years ended December 31, 2016, 2015 and 2014 and the Consolidated Balance Sheets data as of December 31, 2016 and 2015 set forth below are derived from the audited Consolidated and Combined Financial Statements included in Item 8 of this report.

The Consolidated Balance Sheets data as of December 31, 2014 are derived from Veritiv's audited Consolidated and Combined Financial Statements for 2014 which are not included in this report. The Combined Statements of Operations data for the years ended December 31, 2013 and 2012 and the Combined Balance Sheets data as of December 31, 2013 and 2012 are derived from xpedx's audited combined financial statements which are not included in this report.

During 2011, xpedx ceased its Canadian operations, which had provided distribution of printing supplies to Canadian-based customers. Additionally, xpedx ceased its printing press distribution business, which was located in the U.S. Both of these businesses were historically included in xpedx's Print segment. The impact of these restructuring efforts carried over into 2012 and are reported here as discontinued operations.

The financial information may not be indicative of Veritiv's future performance and the financial information presented for the years prior to 2015 does not necessarily reflect what the financial condition and results of operations would have been had Veritiv operated as a separate, stand-alone entity during those periods.

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(in millions arrest non-share data)	1 a a f a m a	1 fan 41a a W	aan Enda.	. 1 1	Daganah an 1	2.1	
(in millions, except per share data)			ear Ended 2014 <sup>(1)</sup>	u I	December (	,	
Statements of Operations Data	2016	2015	-	_	2013	2012	^
Net sales	•	\$8,717.7	-	)	\$5,652.4	\$6,012.0	U
Cost of products sold	6,826.4	7,160.3	6,180.9		4,736.8	5,036.7	
Distribution expenses	505.1	521.8	426.2		314.2	324.0	
Selling and administrative expenses	826.2	853.9	689.1		548.2	580.6	
Depreciation and amortization	54.7	56.9	37.6		17.1	14.0	
Merger and integration expenses	25.9	34.9	75.1				
Restructuring charges	12.4	11.3	4.0		37.9	35.1	
Operating income (loss)	75.9	78.6	(6.4	)	(1.8)	21.6	
Income tax expense (benefit)	19.8	18.2	(2.1	)	0.4	9.1	
Income (loss) from continuing operations	21.0	26.7	(19.5	)	0.0	14.4	
Income (loss) from discontinued operations, net of income taxes	_	_	(0.1	)	0.2	(10.0)	)
Net income (loss)	21.0	26.7	(19.6	)	0.2	4.4	-
Earnings (loss) per share <sup>(2)</sup> :			`	ĺ			
Basic							
Continuing operations	\$1.31	\$1.67	\$(1.61	)	\$0.00	\$1.76	
Discontinued operations			(0.01	-	0.02	(1.23	)
Basic earnings (loss) per share	\$1.31	\$1.67	•	-	\$0.02	\$0.53	
				_			
Diluted							
Continuing operations	\$1.30	\$1.67	\$(1.61	)	\$0.00	\$1.76	
Discontinued operations	_		(0.01	)	0.02	(1.23)	)
Diluted earnings (loss) per share	\$1.30	\$1.67	\$(1.62	)	\$0.02	\$0.53	
				_			
Balance Sheets Data (at period end)							
Accounts receivable, net	\$1,048.3	\$1,037.5	\$1,115.1	l	\$669.7	\$680.6	
Inventories	707.9	720.6	673.2		360.9	373.4	
Total assets	2,483.7	2,476.9	2,574.5		1,256.9	1,307.9	
Long-term debt, net of current maturities	749.2	800.5	855.0			_	
Financing obligations to related party, less current portion	176.1	197.8	212.4				
Defined benefit pension obligations	27.6	28.7	36.3				
Other non-current liabilities	121.2	105.6	107.2		12.5	16.9	
(1) Includes the approximation results of Unicourse for the six months							

<sup>(1)</sup> Includes the operating results of Unisource for the six months ended December 31, 2014.

<sup>&</sup>lt;sup>(2)</sup> See Note 13 of the Notes to Consolidated and Combined Financial Statements for discussion about the shares of common stock utilized in the computation of basic and diluted earnings per share for the years ended December 31, 2016, 2015 and 2014.

# ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion of the Company's results of operations and financial condition should be read in conjunction with the Consolidated and Combined Financial Statements and Notes thereto, included elsewhere in this report. The financial information discussed below and included in this report for the year ended December 31, 2014 may not necessarily reflect what Veritiv's financial condition, results of operations or cash flows would have been had Veritiv been a stand-alone company during this period or what Veritiv's financial condition, results of operations and cash flows may be in the future.

References in the Consolidated and Combined Financial Statements to "International Paper" or "Parent" refer to International Paper Company.

**Executive Overview** 

#### **Business Overview**

Veritiv is a leading North American business-to-business distributor of print, publishing, packaging, and facility solutions. Additionally, Veritiv provides logistics and supply chain management solutions to its customers. Established in 2014, following the merger of xpedx and UWWH, the Company operates from approximately 170 distribution centers primarily throughout the U.S., Canada and Mexico.

Veritiv's business is organized under four reportable segments: Print, Publishing, Packaging and Facility Solutions. This segment structure is consistent with the way the Chief Operating Decision Maker makes operating decisions and manages the growth and profitability of the Company's business. The following summary describes the products and services offered in each of the segments:

Print – The Print segment sells and distributes commercial printing, writing, copying, digital, wide format and specialty paper products, graphics consumables and graphics equipment primarily in the U.S., Canada and Mexico. This segment also includes customized paper conversion services of commercial printing paper for distribution to document centers and form printers. The Company's broad geographic platform of operations coupled with the breadth of paper and graphics products, including its exclusive private brand offerings, provides a foundation to service national, regional and local customers across North America.

Publishing – The Publishing segment sells and distributes coated and uncoated commercial printing papers to publishers, retailers, converters, printers and specialty businesses for use in magazines, catalogs, books, directories, gaming, couponing, retail inserts and direct mail. This segment also provides print management, procurement and supply chain management solutions to simplify paper and print procurement processes for its customers.

Packaging – The Packaging segment provides standard as well as custom and comprehensive packaging solutions for customers based in North America and in key global markets. The business is strategically focused on higher growth industries including light industrial/general manufacturing, food production, fulfillment and internet retail, as well as niche verticals based on geographical and functional expertise. Veritiv's packaging professionals create customer value through supply chain solutions, structural and graphic packaging design and engineering, automation, workflow and equipment services, contract packaging, and kitting and fulfillment.

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Facility Solutions – The Facility Solutions segment sources and sells cleaning, break-room and other supplies such as towels, tissues, wipers and dispensers, can liners, commercial cleaning chemicals, soaps and sanitizers, sanitary maintenance supplies and equipment, safety and hazard supplies, and shampoos and amenities primarily in the U.S., Canada and Mexico. Veritiv is a leading distributor in the Facility Solutions segment. Through this segment we manage a world class network of leading suppliers in most facilities solutions categories. Additionally, we offer total cost of ownership solutions with re-merchandising, budgeting and compliance reporting, inventory management, and a sales-force trained to bring leading vertical expertise to the major North American geographies.

The Company also has a Corporate & Other category which includes certain assets and costs not primarily attributable to any of the reportable segments, as well as its Veritiv logistics solutions business which provides transportation and warehousing solutions.

### The Spin-off and Merger

On July 1, 2014 (the "Distribution Date"), International Paper completed the spin-off of xpedx to the International Paper shareholders (the "Spin-off"), forming a new public company called Veritiv. Immediately following the Spin-off, UWWH merged with and into Veritiv (the "Merger"). Prior to the Distribution Date, Veritiv's financial position, results of operations and cash flows consisted of only the xpedx business of International Paper and were derived from International Paper's historical accounting records. The financial results of xpedx have been presented on a carve-out basis through the Distribution Date, while the financial results for Veritiv, post Spin-off, are prepared on a stand-alone basis.

As such, the audited Consolidated and Combined Financial Statements as of and for the year ended December 31, 2014 consist of the consolidated results of Veritiv on a stand-alone basis for the six months ended December 31, 2014 and the combined results of operations of xpedx for the six months ended June 30, 2014 on a carve-out basis.

For periods prior to the Spin-off, the combined financial statements include expense allocations for certain functions previously provided by International Paper. See <u>Note 1</u> of the Notes to Consolidated and Combined Financial Statements for further information.

### Results of Operations, Including Business Segments

The following discussion compares the consolidated and combined operating results of Veritiv for the years ended December 31, 2016, 2015 and 2014.

Comparison of the Years Ended December 31, 2016, 2015 and 2014

	Year End	2016 vs. 2015		2015 vs. 2014			
(in millions)	2016	2015	2014	Increa (Decr		Increase (Decre	
Net sales	\$8,326.6	\$8,717.7	\$7,406.5	(4.5	)%	17.7	%
Cost of products sold (exclusive of depreciation and amortization shown separately below)	6,826.4	7,160.3	6,180.9	(4.7	)%	15.8	%
Distribution expenses	505.1	521.8	426.2	(3.2	)%	22.4	%
Selling and administrative expenses	826.2	853.9	689.1	(3.2)	)%	23.9	%
Depreciation and amortization	54.7	56.9	37.6	(3.9	)%	51.3	%
Merger and integration expenses	25.9	34.9	75.1	(25.8	)%	(53.5	)%
Restructuring charges	12.4	11.3	4.0	9.7	%	182.5	%
Operating income (loss)	75.9	78.6	(6.4	) (3.4	)%	*	
Interest expense, net	27.5	27.0	14.0	1.9	%	92.9	%
Other expense, net	7.6	6.7	1.2	13.4	%	*	
Income (loss) from continuing operations before income taxes	40.8	44.9	(21.6	) (9.1	)%	*	
Income tax expense (benefit)	19.8	18.2	(2.1	8.8	%	*	
Income (loss) from continuing operations	21.0	26.7	(19.5	) (21.3	)%	*	
(Loss) from discontinued operations, net of income taxes	_	_	(0.1	*		*	
Net income (loss)	\$21.0	\$26.7	\$(19.6	) (21.3	)%	*	

\* - not meaningful

Net Sales

2016 compared to 2015: Net sales declined by \$391.1 million, or 4.5%, primarily due to declines in the Print and Publishing reportable segments. See the "Segment Results" section for additional discussion.

2015 compared to 2014: Net sales increased due primarily to the net sales contribution of \$1,798.8 million, or 24.3%, from the Merger. Excluding the impact of the Merger, net sales declined by \$487.6 million, or 6.6%, due to declines in

the Print, Publishing and Facility Solutions reportable segments. Effective January 1, 2016, the Company harmonized its shipping terms to be f.o.b. destination. Previously, certain revenue transactions for the legacy xpedx business were designated as f.o.b. shipping point. Management determined that any shipments in transit at December 31, 2015 would honor the f.o.b. destination terms resulting in a reduction of \$27.0 million in net sales for the year ended December 31, 2015. This change in shipping terms primarily impacts the Print and Publishing segments as they have a larger percentage of revenue derived from direct shipment from the supplier to the customer. Cost of Products Sold

2016 compared to 2015: Cost of products sold decreased by \$333.9 million, or 4.7%, primarily due to the decline in sales as previously discussed. See the "Segment Results" section for additional discussion.

2015 compared to 2014: Cost of products sold increased due primarily to incremental costs of \$1,456.3 million, or 23.6%, attributable to the Merger. This increase was partially offset by a \$476.9 million, or 7.7%, decrease in cost of products sold primarily driven by a decline in sales as previously discussed. The above-noted change in shipping terms resulted in a reduction to cost of products sold of \$24.4 million for the year ended December 31, 2015. Distribution Expenses

2016 compared to 2015: Distribution expenses decreased by \$16.7 million or 3.2%. The decline was mainly driven by (i) a \$6.3 million decrease in facilities expenses due primarily to warehouse consolidations, (ii) a \$5.9 million decrease in personnel costs due primarily to reductions in temporary employee expense, and (iii) a \$5.3 million decrease in vehicle operating expenses primarily driven by reductions in third party freight expense and fuel.

2015 compared to 2014: Distribution expenses increased due primarily to incremental expenses of \$121.8 million, or 28.6%, attributable to the Merger. Excluding the impact of the Merger, distribution expenses decreased by \$26.2 million, or 6.1%. The decline was driven by (i) a \$16.8 million decrease in vehicle operation expenses due primarily to reductions in fuel and third-party freight expenses, (ii) a \$4.7 million decrease in facilities expenses primarily driven by warehouse consolidations, (iii) a \$1.8 million decrease in personnel costs due to lower sales volumes, (iv) a \$1.1 million decrease in temporary labor and (v) a \$1.8 million decrease in various other expenses. Selling and Administrative Expenses

2016 compared to 2015: Selling and administrative expenses decreased by \$27.7 million or 3.2%. The decrease was primarily attributed to (i) a \$11.2 million decrease in commission expense due in part to lower sales volume and (ii) a \$13.6 million decrease in incentive compensation. In 2013, xpedx advanced funds to commissioned sales representatives to compensate them for a change in the timing of commission payments. During 2016, the Company recovered \$6.0 million of those advances which further reduced commission expense. These decreases were partially offset by \$5.8 million of impairment charges attributable to the Publishing and Print segment's customer relationship intangible assets.

2015 compared to 2014: Selling and administrative expenses increased due primarily to incremental expenses of \$194.7 million, or 28.3%, from the Merger. Excluding the impact of the Merger, selling and administrative expenses decreased by \$29.9 million, or 4.3%. The decrease was primarily attributed to (i) a \$16.4 million decrease in personnel costs driven primarily by a restructuring of the corporate general and administrative functions, (ii) a \$5.4 million decline in bad debt expense primarily driven by the Print segment, (iii) a \$4.6 million benefit related to the removal of International Paper overhead allocations, (iv) a \$1.6 million decrease in facility expense primarily attributed to a decrease in rent expense, (v) a \$1.4 million decrease in travel and entertainment expense and (vi) a \$0.4 million decrease in various other expenses. The above noted change in shipping terms resulted in a reduction to selling and administrative expenses of \$0.8 million for the year ended December 31, 2015.

Depreciation and Amortization Expenses

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2016 compared to 2015: Depreciation and amortization expense decreased \$2.2 million primarily due to \$2.4 million of amortization for intangible assets acquired in the Merger that were fully amortized as of June 30, 2015.

2015 compared to 2014: Depreciation and amortization expense increased primarily due to the Merger.

### Merger and Integration Expenses

During the years ended December 31, 2016 and 2015, Veritiv incurred costs to integrate the combined businesses of xpedx and Unisource. Integration expenses include professional services and project management fees, internally dedicated integration management resources, retention compensation, information technology conversion costs, rebranding costs and other costs to integrate the combined businesses of xpedx and Unisource.

During the year ended December 31, 2014, Veritiv incurred merger and integration expenses related primarily to: advisory, legal and other professional fees directly associated with the Merger, integration-related professional services and project management fees, retention compensation, certain termination benefits (including change-in-control bonuses), rebranding and other costs to integrate the combined businesses of xpedx and Unisource.

See <u>Note 3</u> of the Notes to Consolidated and Combined Financial Statements for a breakdown of the major components of these costs.

### **Restructuring Charges**

Restructuring charges relate primarily to Veritiv's restructuring of its North American operations intended to integrate the legacy xpedx and Unisource operations, generate cost savings and capture synergies across the combined company. During the fourth quarter of 2014, the Company initiated the process of consolidating warehouse and customer service locations of the legacy organizations as well as realigning its field and sales management function. As a result, the Company incurred restructuring charges for employee termination benefits, asset impairments and other direct costs. See Note 3 of the Notes to Consolidated and Combined Financial Statements for additional details. The Company may continue to record restructuring charges in the future as these activities progress.

#### Interest Expense, Net

Interest expense, net in 2016 consisted of (i) \$18.6 million of interest expense on the ABL Facility, (ii) \$5.6 million for amortization of deferred financing costs related to the ABL Facility and (iii) \$3.3 million in miscellaneous interest expense. The increase in 2016 is due primarily to an additional \$1.9 million of deferred financing cost amortization resulting from an amendment to the ABL Facility. See Note 5 of the Notes to Consolidated and Combined Financial Statements for additional information related to the ABL Facility. This increase was offset by lower miscellaneous interest expense.

Interest expense, net in 2015 consisted of (i) \$18.7 million of interest expense on the ABL Facility, (ii) \$4.4 million for amortization of deferred financing costs related to the ABL Facility and (iii) \$3.9 million in miscellaneous interest expense. The increase in 2015 is due primarily to 2015 having a full year of expense while 2014 only had six months of expense. Prior to the Merger, xpedx did not incur any interest expense.

Interest expense, net in 2014 consisted of (i) \$9.2 million of interest expense on the ABL Facility, (ii) \$2.2 million for amortization of deferred financing costs related to the ABL Facility, (iii) \$1.1 million attributable to financing obligations to related party and (iv) \$1.5 million in miscellaneous other interest expense.

### Effective Tax Rate

Veritiv's effective tax rate was 48.5%, 40.5% and 9.7% for the years ended December 31, 2016, 2015 and 2014 respectively. The difference between the Company's effective tax rate and the U.S. statutory tax rate of 35% primarily relates to non-deductible expenses, state income taxes, the Company's income (loss) by jurisdiction and changes in the valuation allowance against deferred tax assets. Additionally, the effective tax rate for the year ended 2015 includes the recognition of a \$1.2 million U.S. tax benefit with respect to a foreign exchange loss on the capitalization of an intercompany loan with the Company's Canadian subsidiary. The historic volatility of the Company's effective tax rate has been primarily due to both the level of pre-tax income as well as variations in the Company's income (loss) by jurisdiction. Over time and with increasing pre-tax income, the Company estimates its effective tax rate will trend toward approximately 40%. However, the effective tax rate may vary significantly due to potential fluctuations in the

amount and source, including both foreign and domestic, of pre-tax income and changes in amounts of non-deductible expenses and other items that could impact the effective tax rate. See Note 8 of the Notes to Consolidated and Combined Financial Statements for additional details.

# Segment Results

Adjusted EBITDA is the primary financial performance measure Veritiv uses to manage its businesses, to monitor its results of operations, to measure its performance against the ABL Facility and to incentivize its management. This common metric is intended to align shareholders, debt holders and management. Adjusted EBITDA is a non-GAAP financial measure

and is not an alternative to net income, operating income or any other measure prescribed by U.S. generally accepted accounting principles ("U.S. GAAP").

Veritiv uses Adjusted EBITDA (earnings before interest, income taxes, depreciation and amortization, restructuring charges, stock-based compensation expense, LIFO (income) expense, non-restructuring asset impairment charges, non-restructuring severance charges, non-restructuring pension charges, merger and integration expenses, fair value adjustments on the contingent liability associated with the Tax Receivable Agreement ("TRA") and certain other adjustments) because Veritiv believes investors commonly use Adjusted EBITDA as a key financial metric for valuing companies. In addition, the credit agreement governing the ABL Facility (as defined in the Notes to Consolidated and Combined Financial Statements) permits the Company to exclude these and other charges in calculating Consolidated EBITDA, as defined in the ABL Facility.

Adjusted EBITDA has limitations as an analytical tool and should not be considered in isolation or as a substitute for analysis of Veritiv's results as reported under U.S. GAAP. For example, Adjusted EBITDA:

Does not reflect the Company's income tax expenses or the cash requirements to pay its taxes; and Although depreciation and amortization charges are non-cash charges, it does not reflect that the assets being depreciated and amortized will often have to be replaced in the future, and the foregoing metrics do not reflect any cash requirements for such replacements.

Other companies in the industry may calculate Adjusted EBITDA differently than Veritiv does, limiting its usefulness as a comparative measure. Because of these limitations, Adjusted EBITDA should not be considered as a measure of discretionary cash available to Veritiv to invest in the growth of its business. Veritiv compensates for these limitations by relying both on the Company's U.S. GAAP results and by using Adjusted EBITDA for supplemental purposes. Additionally, Adjusted EBITDA is not an alternative measure of financial performance under U.S. GAAP and therefore should be considered in conjunction with net income and other performance measures such as operating income or net cash provided by operating activities and not as an alternative to such U.S. GAAP measures.

Due to the shared nature of the distribution network, distribution expenses are not a specific charge to each segment but are instead allocated to each segment based primarily on operational metrics that correlate with changes in volume. Accordingly, distribution expenses allocated to each segment are highly interdependent on the results of other segments. Lower volume in any segment that is not offset by a reduction in distribution expenses can result in the other segments absorbing a larger share of distribution expenses. Conversely, higher volume in any segment can result in the other segments absorbing a smaller share of distribution expenses. The impact of this at the segment level is that the changes in distribution expense trends may not correspond with volume trends within a particular segment.

The Company sells thousands of products. In the Print, Packaging and Facility Solutions segments, Veritiv is unable to compute the impact of changes in sales volume based on changes in sales of each individual product. Rather, the Company assumes that the margin stays constant and estimates the volume impact based on changes in cost of products sold as a proxy for the change in sales volume. After any other significant sales variances are identified, the remaining sales variance is attributed to price/mix.

The Company approximates foreign currency effects by translating current year results at prior year average exchange rates. We believe the elimination of the foreign currency translation impact provides better year-to-year comparability without the distortion of foreign currency fluctuations.

The Company believes that the decline in paper and related products is due to the widespread use of electronic media and permanent product substitution, more e-commerce, less print advertising, fewer catalogs and a reduced volume of direct mail, among other factors. This trend is expected to continue and will place continued pressure on the Company's revenues and profit margins and make it more difficult to maintain or grow Adjusted EBITDA within the Print and Publishing segments.

Included in the following table are net sales and Adjusted EBITDA for each of the reportable segments:

(in millions)	Print		Publishi	ng	Packagir	ng	Facility Solution		Corporate & Other
Year Ended December 31, 2016									
Net sales	\$3,047.4	1	\$1,033.6	6	\$2,854.2	2	\$1,271.6	5	\$119.8
Adjusted EBITDA	\$76.8		\$23.6		\$221.2		\$47.0		\$(176.4)
Adjusted EBITDA as a % of net sales	2.5	%	2.3	%	7.7	%	3.7	%	*
Year Ended December 31, 2015									
Net sales	\$3,271.8	3	\$1,215.5	5	\$2,829.9	)	\$1,289.3	3	\$111.2
Adjusted EBITDA	\$79.0		\$34.7		\$212.6		\$41.7		\$(186.0)
Adjusted EBITDA as a % of net sales	2.4	%	2.9	%	7.5	%	3.2	%	*
Year Ended December 31, 2014									
Net sales	\$2,956.1		\$1,075.5	5	\$2,259.4	ļ	\$1,070.3	3	\$45.2
Adjusted EBITDA	\$55.4		\$27.1		\$157.0		\$33.6		\$(151.1)
Adjusted EBITDA as a % of net sales * - not meaningful	1.9	%	2.5	%	6.9	%	3.1	%	*

Print

The table below presents selected data with respect to the Print segment:

	Year Ended	2016 vs. 2015		2015 vs. 2014			
				Increa	se	Increas	se
(in millions)	2016	2015	2014	(Decre	ease)	(Decre	ase)
				%		%	
Net sales	\$3,047.4	\$3,271.8	\$2,956.1	(6.9	)%	10.7	%
Adjusted EBITDA	\$76.8	\$79.0	\$55.4	(2.8	)%	42.6	%
Adjusted EBITDA as a % of net sales	2.5 %	2.4 %	1.9 %				

The table below presents the components of the net sales change compared to the prior year:

Increase (Decrease) 2016 vs. 2015 vs. (in millions) 2015 2014 Volume \$(225.2) \$(339.8) Foreign currency (9.2 ) (20.0 ) Price/Mix 10.0 27.5 Merger 656.9 Other (8.9)\$(224.4) \$315.7

Comparison of the Years Ended December 31, 2016 and December 31, 2015

The net sales decrease was primarily attributable to the continued erosion in sales volume from the secular decline in the paper industry as well as strategic decisions to exit certain unprofitable customer relationships.

The decline in Adjusted EBITDA was primarily due to lower sales volume and was partially offset by a \$5.4 million reduction in selling and general administrative expenses resulting from a decrease in personnel costs,.

Comparison of the Years Ended December 31, 2015 and December 31, 2014

The net sales increase is due primarily to the net sales contribution of \$656.9 million from the Merger. This increase was partially offset by an 11.5% decrease in the net sales of legacy xpedx operations due to a 4.3% decline from strategic decisions to exit certain unprofitable customers made earlier in the year and the continued erosion in sales volume due to the secular decline in the paper industry. The change in shipping terms discussed previously resulted in an \$8.9 million reduction in 2015 revenue.

The Merger contributed \$2.5 million to Adjusted EBITDA. Excluding the Merger, Adjusted EBITDA increased by \$21.1 million. The improvement was driven primarily by (i) a \$21.7 million impact attributable to cost of goods sold decreasing at a faster rate than sales, (ii) a \$20.4 million decrease in personnel costs which included a \$6.5 million decrease in commissions expense due to a change in sales commission allocations to the segments, (iii) a \$19.0 million decrease in distribution expenses due to lower sales volume, (iv) a \$3.0 million decrease in sales training programs and related project spend, (v) a \$1.6 million decrease in facility expenses primarily attributable to rent and leases, (vi) a \$1.5 million decrease in bad debt and (vii) a \$1.5 million decrease in various other expenses. The improvement was partially offset by a \$47.6 million reduction from the decline in sales volume. The change in the sales commission allocations also impacted the Packaging and Facility Solutions segments as described below.

### **Publishing**

The table below presents selected data with respect to the Publishing segment:

-	Year Ended	l December :	2016 vs. 2015	2015 vs. 2014	
				Increase	Increase
(in millions)	2016	2015	2014	(Decrease)	(Decrease)
				%	%
Net sales	\$1,033.6	\$1,215.5	\$1,075.5	(15.0)%	13.0 %
Adjusted EBITDA	\$23.6	\$34.7	\$27.1	(32.0)%	28.0 %
Adjusted EBITDA as a % of net sales	2.3 %	2.9 %	2.5 %		

The table below presents the components of the net sales change compared to the prior year:

Increase (Decrease) 2015 2016 vs. (in millions) VS. 2015 2014 Volume \$(192.5) \$(69.3) Foreign currency (0.2 ) (1.7 Price/Mix 10.8 (9.8)Merger 232.7 Other (11.9)\$(181.9) \$140.0

Comparison of the Years Ended December 31, 2016 and December 31, 2015

The net sales decrease was primarily attributable to the continued erosion in sales volume from the secular decline in the paper industry.

The decline in Adjusted EBITDA was primarily due to lower sales volume and a \$2.9 million decrease attributed to cost of products sold decreasing at a slower rate than net sales. These declines were partially offset by a \$3.6 million decrease in commission expense due to lower sales volume.

Comparison of the Years Ended December 31, 2015 and December 31, 2014

The net sales increase is due primarily to the net sales contribution of \$232.7 million from the Merger. Excluding the Merger, net sales decreased 8.6% due to continued erosion in sales volume due to the secular decline in the paper industry. The change in shipping terms discussed previously resulted in an \$11.9 million reduction in 2015 revenue.

The Merger contributed \$6.4 million to Adjusted EBITDA. Excluding the Merger, Adjusted EBITDA increased by \$1.2 million. Improvements were driven by (i) a \$3.6 million increase from improved product mix, (ii) a \$1.7 million decrease in personnel costs driven by a decline in commissions due to the decline in revenue and (iii) a \$0.2 million decrease in distribution expenses. These improvements were partially offset by a \$4.2 million reduction from the decline in sales volume.

### **Packaging**

The table below presents selected data with respect to the Packaging segment:

	Year Ended	l December 3	2016 vs.		
	Tour Enace	. December .	2015	2014	
				Increase	Increase
(in millions)	2016	2015	2014	(Decreas	se) (Decrease)
				%	%
Net sales	\$2,854.2	\$2,829.9	\$2,259.4	0.9 %	6 25.3 %
Adjusted EBITDA	\$221.2	\$212.6	\$157.0	4.0 %	6 35.4 %
Adjusted EBITDA as a % of net sales	7.7 %	7.5 %	6.9 %		

The table below presents the components of the net sales change compared to the prior year:

Increase (Decrease) 2016 2015 (in millions) VS. VS. 2015 2014 Volume \$50.3 \$13.0 Foreign currency (21.8) (33.4) Price/Mix (4.2 ) 25.1 Merger 570.7 Other (4.9)\$24.3 \$570.5

Comparison of the Years Ended December 31, 2016 and December 31, 2015

The net sales increase was primarily attributable to an increase in sales of corrugated products.

The Adjusted EBITDA increase was primarily due to increased sales volume, and \$3.4 million attributed to cost of products sold increasing at a slower rate than net sales. These improvements were partially offset by a \$1.1 million increase in selling, general, and administrative personnel costs primarily attributable to the addition of new sales representatives.

Comparison of the Years Ended December 31, 2015 and December 31, 2014

The net sales increase is due primarily to the net sales contribution of \$570.7 million from the Merger. Excluding the impact of changes in foreign currency exchange rates and the Merger, net sales increased 1.5% due to increases in corrugated and cushioning product sales. The change in shipping terms discussed previously resulted in a \$4.9 million reduction in 2015 revenue.

Adjusted EBITDA increased by \$43.1 million as a result of the Merger. Excluding the Merger, Adjusted EBITDA increased by \$12.5 million due to (i) a \$24.5 million impact attributable to cost of goods sold decreasing at a faster

rate than sales that was partially driven by procurement synergies, (ii) a \$2.1 million decrease in distribution expenses primarily attributable to decreases in third-party freight and fuel expenses and (iii) a \$2.9 million increase from the improvement in sales volume. These improvements were partially offset by (i) a \$11.2 million increase in selling and administrative personnel costs which was partially attributable to a \$3.6 million increase in commission expense due to the change in the sales commission allocations to the segments, (ii) a \$3.0 million decline due to the strengthening of the U.S. dollar and (iii) a \$2.8 million increase in various other expenses.

### **Facility Solutions**

The table below presents selected data with respect to the Facility Solutions segment.

-	Year Ended December 31,			2016 vs. 2015		2015 vs. 2014	
				Increa	se	Increas	se
(in millions)	2016	2015	2014	(Decre	ease)	(Decre	ase)
				%		%	
Net sales	\$1,271.6	\$1,289.3	\$1,070.3	(1.4	)%	20.5	%
Adjusted EBITDA	\$47.0	\$41.7	\$33.6	12.7	%	24.1	%
Adjusted EBITDA as a % of net sales	3.7 %	3.2 %	3.1 %				

The table below presents the components of the net sales change compared to the prior year:

Increase (Decrease) 2016 2015 (in millions) VS. VS. 2015 2014 Volume \$(5.6) \$(50.3) Foreign currency (9.2 ) (23.3 ) Price/Mix (2.9) 5.9 Merger 288.0 Other (1.3)\$(17.7) \$219.0

Comparison of the Years Ended December 31, 2016 and December 31, 2015

The net sales decrease was primarily attributable to (i) foreign currency effects, (ii) strategic decisions to exit certain unprofitable customer relationships in 2015 and (iii) pricing pressure.

The Adjusted EBITDA improvement was primarily due to (i) a \$2.3 million decrease in commissions due to lower sales volume, (ii) a \$2.1 million improvement attributable to cost of products sold decreasing at a faster rate than net sales due to improved sourcing, (iii) a \$0.7 million decrease in bad debt expense due to favorable collections experience and (iv) a \$0.5 million reduction in selling and administrative personnel costs.

Comparison of the Years Ended December 31, 2015 and December 31, 2014

The net sales increase is due primarily to the net sales contribution of \$288.0 million from the Merger. Excluding the impact of changes in foreign currency exchange rates and the Merger, net sales decreased 4.2%, primarily due to the loss of four large customers. The change in shipping terms discussed previously resulted in a \$1.3 million reduction in 2015 revenue.

Adjusted EBITDA increased by \$12.3 million as a result of the Merger. Excluding the Merger, Adjusted EBITDA decreased by \$4.2 million due to (i) a \$11.3 million decrease due to the reduction in sales volume, (ii) a \$4.7 million increase in personnel costs, which was partially attributable to a \$2.9 million increase in commission expense due to the change in the sales commission allocations to the segments and (iii) a \$1.7 million increase in various other expenses. These drivers were partially offset by (i) an \$8.7 million decrease in distribution expenses due to lower sales volumes and (ii) a \$4.8 million impact attributable to cost of goods sold decreasing at a faster rate than sales.

# Corporate & Other

Comparison of the Years Ended December 31, 2016 and December 31, 2015 Net sales increased \$8.6 million, or 7.7%, due to continued growth in freight brokerage services.

The Adjusted EBITDA improvement was primarily due to (i) the \$6.0 million recovery of commission advances and (ii) a \$2.5 million decrease in corporate personnel costs mainly attributable to a reduction in incentive compensation.

Comparison of the Years Ended December 31, 2015 and December 31, 2014

The net sales increase is due to the net sales contribution of \$50.5 million from the Merger and continued growth in logistics services.

Adjusted EBITDA decreased by \$49.8 million as a result of the Merger. Excluding the Merger, Adjusted EBITDA improved by \$14.9 million. This improvement was attributable to (i) a \$12.9 million decrease in personnel costs driven by restructuring initiatives, (ii) a \$4.6 million reduction in allocated expenses from International Paper and (iii) a \$1.8 million increase due to higher logistics services sales. The improvement was partially offset by (i) a \$1.4 million increase in outsourced services driven by the outsourcing of payroll services, (ii) a \$0.8 million increase in distribution expenses and (iii) a \$2.2 million increase in various other expenses.

### Liquidity and Capital Resources

The cash requirements of the Company are provided by cash flows from operations and borrowings under the ABL Facility. The following table sets forth a summary of cash flows:

Facility. The following table se	le sets forth a summary of ca							
	Year En	ded Dece	mber					
	31,							
(in millions)	2016	2015	2014					
Net cash provided by (used for):								
Operating activities	\$140.2	\$113.0	\$5.0					
Investing activities	(34.4)	(44.1)	19.9					
Financing activities	(89.9)	(70.4)	23.0					

### Analysis of Cash Flows

The Company ended 2016 with \$69.6 million in cash, an increase of \$15.2 million during the year. The increase in cash was primarily due to improved cash flow from operating activities of \$140.2 million in 2016, compared with \$113.0 million in 2015. The factors driving the increase in cash flow from operating activities were: (i) a \$69.9 million increase in accounts payable and related party payable, (ii) a \$14.3 million increase in other operating activities and (iii) a \$13.1 million reduction in inventories. The increase in cash from operating activities was partially offset by: (i) lower net income, (ii) a \$40.9 million decrease in accrued payroll and benefits, (iii) a \$14.7 million increase in accounts receivable and related party receivable, (iv) an \$11.4 million increase in other current assets and (v) a \$3.6 million decrease in other accrued liabilities. The Company also generated \$18.9 million in positive cash flow from an increase in book overdrafts and \$6.6 million related to proceeds from asset sales. The primary uses of cash during 2016 were: (i) \$70.1 million of net repayments of revolving loan borrowings under the ABL Facility, (ii) \$41.0 million of property and equipment additions, of which \$25.5 million were integration-related capital expenditures and \$15.5 million were ordinary capital expenditures, (iii) \$19.9 million of payments under financing obligations to related parties, (iv) \$13.6 million used to repurchase 0.31 million shares of Veritiv outstanding common stock, (v) \$3.2 million for payments under capital lease obligations and (vi) \$2.0 million for financing fees incurred in connection with an amendment to the ABL Facility.

The primary sources of cash during 2015 were: (i) higher net income compared to 2014, (ii) a \$53.4 million reduction in accounts receivable and related party receivable, (iii) \$10.5 million from an increase in accrued payroll and benefits and (iv) \$3.1 million from other operating activities. The primary uses of cash during 2015 were: (i) a \$62.0 million increase in inventories, (ii) \$47.0 million of net repayments of revolving loan borrowings under the ABL Facility, (iii) \$44.4 million of property and equipment additions, of which \$29.4 million were integration-related capital expenditures and \$15.0 million were ordinary capital expenditures, (iv) \$13.8 million of payments under financing obligations to related parties, (v) an \$8.4 million decrease in accounts payable and related party payable, (vi) a \$7.1

million decrease in other accrued liabilities and (vii) \$3.8 million in payments under capital lease obligations. Cash was also used for a \$5.8 million decrease in book overdrafts.

The primary sources of cash during 2014 were: (i) \$847.8 million in net borrowings on our ABL Facility, (ii) \$31.8 million of net cash acquired in the Merger, (iii) a \$28.2 million reduction in inventories, (iv) \$19.9 million from an increase in accrued payroll and benefits, (v) \$15.4 million from an increase in other accrued liabilities and (vi) \$4.8 million in cash proceeds from asset sales. The primary uses of cash during 2014 were for: (i) \$493.1 million of cash transfers to our former parent, (ii) a \$303.9 million repayment of the Unisource Senior Credit Facility, (iii) a \$44.5 million decrease in accounts payable and related party payable, (iv) \$22.4 million of deferred financing fees, (v) a \$21.8 million increase in other current assets, (vi) a \$17.7 million increase in accounts receivable and related party receivable and (vii) \$17.2 million of property and equipment additions.

### Funding and Liquidity Strategy

The Spin-off and Merger transactions resulted in a new capital structure and additional sources of liquidity for Veritiv when compared to the historical capital structures of both xpedx and Unisource. In conjunction with the Spin-off and Merger, and to refinance the existing debt of Unisource, Veritiv entered into a \$1.4 billion asset-based lending facility (the "ABL Facility"). The ABL Facility is comprised of U.S. and Canadian sub-facilities of \$1,250.0 million and \$150.0 million, respectively. The ABL Facility is available to be drawn in U.S. dollars, in the case of the U.S. sub-facilities, and in U.S. dollars or Canadian dollars, in the case of the Canadian sub-facilities, or in other currencies that are mutually agreeable. The Company's accounts receivable and inventories in the U.S. and Canada are collateral under the ABL Facility.

On August 11, 2016, the Company amended the ABL Facility to, among other things, extend the maturity date to August 11, 2021. All other significant terms remained consistent. The ABL Facility provides for the right of the individual lenders to extend the maturity date of their respective commitments and loans upon the request of Veritiv and without the consent of any other lenders. The ABL Facility may be prepaid at Veritiv's option at any time without premium or penalty and is subject to mandatory prepayment if the amount outstanding under the ABL Facility exceeds either the aggregate commitments with respect thereto or the current borrowing base, in an amount equal to such excess. The Company incurred and deferred \$2.0 million of new financing fees associated with the amendment, which are reflected in other non-current assets in the Consolidated Balance Sheets, and will be amortized to interest expense on a straight-line basis over the amended term of the ABL Facility.

The ABL Facility has a springing minimum fixed charge coverage ratio of at least 1.00 to 1.00 on a trailing four-quarter basis, which will be tested only when specified availability is less than limits outlined under the ABL Facility. At December 31, 2016 the above test was not applicable and is not expected to be applicable in the next 12 months.

Availability under the ABL Facility is determined based upon a monthly borrowing base calculation which includes eligible customer receivables and inventory, less outstanding borrowings, letters of credit and certain designated reserves. As of December 31, 2016, the available additional borrowing capacity under the ABL Facility was approximately \$429.9 million.

Under the terms of the ABL Facility, interest rates are based upon LIBOR or the prime rate plus a margin rate, or in the case of Canada, a banker's acceptance rate or base rate plus a margin rate. At both December 31, 2016 and December 31, 2015, the weighted-average borrowing interest rate was 2.5%.

On November 23, 2016, the UWWH Stockholder, one of Veritiv's existing stockholders and the former parent company of Unisource, sold 1.76 million shares of Veritiv common stock in an underwritten public offering. Veritiv did not receive any of the proceeds. Concurrently with the closing of the offering, Veritiv repurchased 0.31 million of these offered shares from the underwriters at a price of \$42.8625 per share, which is the price at which the underwriters purchased such shares from the selling stockholder, for an aggregate purchase price of approximately \$13.4 million. In conjunction with these transactions, Veritiv incurred approximately \$0.8 million in transaction-related fees, of which approximately \$0.2 million was recorded as part of the cost to acquire the treasury stock and the remainder was included in selling and administrative expenses on the Consolidated and Combined Statements of Operations.

Veritiv's ability to fund its capital needs will depend on its ongoing ability to generate cash from operations, borrowings under the ABL Facility and funds received from capital markets offerings. If Veritiv's cash flows from operating activities are lower than expected, the Company will need to borrow under the ABL Facility and may need to incur additional debt or issue additional equity. Although management believes that the arrangements currently in place will permit Veritiv to finance its operations on acceptable terms and conditions, the Company's access to, and the availability of, financing on acceptable terms and conditions in the future will be impacted by many factors, including the liquidity of the overall capital markets and the current state of the economy.

Veritiv's management expects that the Company's primary future cash needs will be for working capital, capital expenditures, contractual commitments and strategic investments. Additionally, management expects that cash provided by operating activities and available capacity under the ABL Facility will provide sufficient funds to operate the business and meet other liquidity needs.

Through December 31, 2016, the Company incurred approximately \$193.9 million in costs and charges associated with achieving anticipated cost savings and other synergies from the Spin-off and Merger, including approximately \$65.9 million for capital expenditures and \$7.5 million related to the complete or partial withdrawal from various multi-employer

pension plans. The Company anticipates that it will incur additional costs and charges associated with the Spin-off and Merger. The Company is not able to quantify the total amount of these costs and charges or the period in which they will be incurred as the operating plans affecting these costs are evolving and charges relating to withdrawal from multi-employer pension plans are uncertain. Excluding the multi-employer pension plan withdrawal charges, we currently anticipate that total costs associated with the Spin-off and Merger will be approximately \$225 to \$250 million over the five years following the Spin-off and Merger, including approximately \$90 million for capital expenditures, primarily consisting of information technology infrastructure, systems integration and planning. Ordinary capital expenditures for 2017 are expected to be in the range of \$20.0 million to \$30.0 million, with another \$10.0 million to \$20.0 million of integration-related capital expenditures during 2017.

All of the cash held by our non-U.S. subsidiaries is available for general corporate purposes. Veritiv considers the earnings of certain non-U.S. subsidiaries to be permanently invested outside the United States on the basis of estimates that future domestic cash generation will be sufficient to meet future domestic cash needs and management's specific plans for reinvestment of those subsidiary earnings. The table below summarizes the Company's cash positions as of December 31, 2016 and 2015:

	As of	
	Decen	ıber
	31,	
(in millions)	2016	2015
Cash held in the U.S.	\$57.6	\$43.3
Cash held in foreign subsidiaries	12.0	11.1
Total Cash	\$69.6	\$54.4

#### **Off-Balance Sheet Arrangements**

Veritiv does not have any off-balance sheet arrangements as of December 31, 2016, other than the operating lease obligations addressed below under "Contractual Obligations" and the letters of credit under the ABL Facility. The Company does not have any off-balance sheet arrangements that have or are reasonably likely to have a material current or future effect on its financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

#### **Contractual Obligations**

The table below summarizes the Company's contractual obligations as of December 31, 2016:

	Payment Due by Period					
(in millions)	2017		2020 -		Total	
		2019	2021	2021		
Equipment capital lease obligations (1)	\$3.5	\$2.3	\$0.9	\$—	\$6.7	
Financing obligations to related party (1,2)	15.6	7.9	_	_	23.5	
Other lease type obligations (3)	90.7	151.6	104.8	146.0	493.1	
ABL Facility (4)	17.9	35.7	755.7	_	809.3	
Deferred compensation (5)	2.7	5.0	4.4	11.0	23.1	
TRA contingent liability (6)	8.5	17.8	12.5	44.8	83.6	
Total	\$138.9	\$220.3	\$878.3	\$201.8	\$1,439.3	

<sup>(1)</sup> Equipment capital lease obligations and financing obligations to related party include amounts classified as interest.

<sup>(2)</sup> Financing obligations to related party will not result in cash payments in excess of amounts reported above. At the end of the lease term, the net remaining financing obligation of \$168.4 million will be settled by the return of the assets to the Purchaser/Landlord.

- (3) Amounts shown are presented net of contractual sublease rental income. Amounts shown include the current estimated payments related to the Greater Toronto Area facility which is currently under construction. See description below.
- (4) The ABL Facility will mature and the commitments thereunder will terminate after August 11, 2021. Interest payments included here were estimated using a simple interest method based on the year-end December 31, 2016 ABL Facility outstanding balance of \$726.9 million and its corresponding year-end weighted average interest rate of 2.5%. The 2021 payment amount shown above includes an estimated \$726.9 million of principal balance.
- (5) The deferred compensation obligation relates to Unisource's legacy deferred compensation plans and reflects gross cash payment amounts due.
- (6) The TRA contingent liability reflects gross contingent obligation amounts excluding interest due to related party.

See Note 5, Note 7, Note 10 and Note 11 of the Notes to Consolidated and Combined Financial Statements for additional information related to these obligations.

During September 2015, Veritiv entered into a build-to-suit arrangement for a new facility in the Greater Toronto Area, thus allowing the Company to consolidate three operating locations into one facility. The Company expects to have access to the facility during the first quarter of 2017. Contractual payments will begin once the construction is complete. Expected

contractual payments of approximately \$40.8 million are included in the table above. The arrangement expires in April 2032. As of December 31, 2016 the Company recorded a non-current asset (reflected in property and equipment, net) and a corresponding non-current obligation (long-term debt, net of current maturities) in the Consolidated Balance Sheets for \$19.1 million representing costs incurred to-date.

During the third and fourth quarters of 2016, the Company recorded undiscounted charges of \$7.3 million and \$2.5 million, respectively, related to the complete or partial withdrawal from various multi-employer pension plans. Of these charges, \$7.5 million were recorded as part of the Company's restructuring efforts and \$2.3 million were recorded as distribution expense as it was unrelated to restructuring efforts. See Note 3 of the Notes to Consolidated and Combined Financial Statements for additional information regarding these transactions. Final charges for these withdrawals will not be known until the plans issue their respective determinations. As a result, these estimates may increase or decrease depending upon the final determinations. Currently, the Company expects payments will occur over approximately a 20 year period. The Company expects to incur similar types of charges in future periods in connection with its ongoing restructuring activities.

The table above does not include future expected Company contributions to its pension plans nor does it include future expected payments related to the complete or partial withdrawals from various multi-employer pension plans. Information related to the amounts of these future payments is described in Note 10 of the Notes to Consolidated and Combined Financial Statements. The table above also excludes the liability for uncertain tax positions and for the Veritiv Deferred Compensation Savings Plan as the Company cannot predict with reasonable certainty the timing of future cash outflows associated with these liabilities.

#### Critical Accounting Policies and Estimates

The preparation of financial statements in conformity with U.S. GAAP requires the Company to establish accounting policies and utilize estimates that affect both the amounts and timing of the recording of assets, liabilities, net sales and expenses. Some of these estimates require judgment about matters that are inherently uncertain. Different amounts would be reported under different operating conditions or under alternative assumptions.

The Company has evaluated the accounting policies used in the preparation of the accompanying Consolidated and Combined Financial Statements and related Notes and believes those policies to be reasonable and appropriate. Management believes that the accounting estimates discussed below are the most critical accounting policies whose application may have a significant effect on the reported results of operations and financial position of the Company and can require judgments by management that affect their application.

#### Revenue Recognition

Revenue is recognized when persuasive evidence of an arrangement exists, the price is fixed or determinable, collectability is reasonably assured and delivery has occurred. Revenue is recognized when the customer takes title and assumes the risks and rewards of ownership. When management cannot conclude collectability is reasonably assured for shipments to a particular customer, revenue associated with that customer is not recognized until cash is collected or management is otherwise able to establish that collectability is reasonably assured.

Sales transactions with customers are designated free on board ("f.o.b.") destination and revenue is recorded when the product is delivered to the customer's delivery site, when title and risk of loss are transferred. Effective January 1, 2016, the Company harmonized its shipping terms to be f.o.b. destination. Prior to that date, revenue was recorded at the time of shipment for certain xpedx customers whose terms were designated f.o.b shipping point. Management determined that any shipments in transit at December 31, 2015 would honor the f.o.b. destination terms resulting in a

reduction of \$27.0 million and \$1.8 million to net sales and operating income, respectively, for the year ended December 31, 2015.

Certain revenues are derived from shipments arranged by the Company made directly from a manufacturer to a customer. The Company is considered to be a principal to these transactions because, among other factors, it controls pricing to the customer and bears the credit risk of the customer defaulting on payment and is the primary obligor. Revenues from these sales are reported on a gross basis in the Consolidated and Combined Statements of Operations and amounted to \$3.0 billion, \$3.3 billion and \$2.9 billion for the years ended December 31, 2016, 2015 and 2014, respectively.

#### Merger and Integration Expenses

The Company's Consolidated and Combined Statements of Operations includes a line item titled, "Merger and Integration Expenses". Merger and Integration Expenses is not a defined term in U.S. GAAP, thus management must use judgment in determining whether a particular expense should be classified as a merger and integration expense. Management believes its accounting policy for merger and integration expenses is critical because these costs have been significant and will continue to be significant over the next few years, will generally involve cash expenditures, are not defined in U.S. GAAP, are excluded in determining compliance with the ABL Facility, and are excluded in determining management compensation.

Under Veritiv's accounting policy for merger and integration expenses, merger expenses include advisory, legal and other professional fees directly associated with the Merger. Integration expenses include professional services and project management fees, internally dedicated integration management resources, retention compensation, information technology conversion costs, certain termination benefits (including change-in-control bonuses), rebranding and other costs to integrate the combined businesses of xpedx and Unisource. See <a href="Note 3">Note 3</a> of the Notes to Consolidated and Combined Financial Statements for a breakdown of the major components of these expenses.

Merger and integration expenses are differentiated from restructuring charges as restructuring charges primarily relate to contract termination costs, involuntary termination benefits and other direct costs associated with consolidating facilities and reorganizing functions.

#### Allowance for Doubtful Accounts

The allowance for doubtful accounts reflects the best estimate of losses inherent in the Company's accounts receivable portfolio determined on the basis of historical experience, specific allowances for known troubled accounts and other available evidence. The allowances contain uncertainties because the calculation requires management to make assumptions and apply judgment regarding the customer's credit worthiness. Veritiv performs ongoing evaluations of its customers' financial condition and adjusts credit limits based upon payment history and the customer's current credit worthiness, as determined by its review of their current financial information. The Company continuously monitors collections from its customers and maintains a provision for estimated credit losses based upon the customers' financial condition, collection experience and any other relevant customer specific information. Veritiv's assessment of this and other information forms the basis of its allowances.

If the financial condition of Veritiv's customers deteriorates, resulting in an inability to make required payments to the Company, or if economic conditions deteriorate, additional allowances may be deemed appropriate or required. If the allowance for doubtful accounts changed by 0.1% of gross billed receivables, reflecting either an increase or decrease in expected future write-offs, the impact to consolidated pretax income would have been approximately \$1.1 million.

#### **Employee Benefit Plans**

In conjunction with the Merger, Veritiv assumed responsibility for Unisource's defined benefit plans and Supplemental Executive Retirement Plans ("SERP") in the U.S. and Canada. These plans were frozen prior to the Merger. See Note 10 of the Notes to Consolidated and Combined Financial Statements for more information about these plans.

Management is required to make certain critical estimates related to actuarial assumptions used to determine the Company's pension expense and related obligation. The Company believes the most critical assumptions are related to (i) the discount rate used to determine the present value of the liabilities and (ii) the expected long-term rate of return

on plan assets. All of the actuarial assumptions are reviewed annually. Changes in these assumptions could have a material impact on the measurement of pension expense and the related obligation.

At each measurement date, management determines the discount rate by reference to rates of high-quality, long-term corporate bonds that mature in a pattern similar to the future payments anticipated to be made under the plans. As of December 31, 2016, the weighted-average discount rates used to compute the benefit obligations were 3.76% and 3.85% for the U.S. and Canadian plans, respectively.

The expected long-term rate of return on plan assets is based upon the long-term outlook of the investment strategy as well as historical returns and volatilities for each asset class. Veritiv also reviews current levels of interest rates and

inflation to assess the reasonableness of the long-term rates. The Company's pension plan investment objective is to ensure all of its plans have sufficient funds to meet their benefit obligations when they become due. As a result, the Company periodically revises asset allocations, where appropriate, to improve returns and manage risk. The weighted-average expected long-term rate of return used to calculate the pension expense for the year ended 2016 was 7.15% and 5.50% for the U.S. and Canadian plans, respectively.

The following illustrates the effects of a 1% change in the discount rate or return on plan assets on the 2016 net periodic pension cost and projected benefit obligation (in millions):

Assumption	Change	Net Periodic Benefit Cost	Projected Benefit Obligation
Discount rate	1% increase	\$(0.2)	\$(2.6)
	1% decrease	0.9	3.9
Return on plan assets	1% increase	(1.4)	N/A
-	1% decrease	1.3	N/A

See <u>Note 10</u> of the Notes to Consolidated and Combined Financial Statements for a comprehensive discussion of Veritiv's pension and post-retirement benefit expense, including a discussion of the actuarial assumptions, the policy for recognizing the associated gains and losses and the method used to estimate service and interest cost components.

#### Recently Issued Accounting Standards

See <u>Note 1</u> of the Notes to Consolidated and Combined Financial Statements for information regarding recently issued accounting standards.

#### ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Veritiv is exposed to the impact of interest rate changes, foreign currency fluctuations, primarily related to the Canadian dollar, and fuel price changes. The Company's objective is to identify and understand these risks and implement strategies to manage them. When evaluating potential strategies, Veritiv evaluates the fundamentals of each market and the underlying accounting and business implications. To implement these strategies, the Company may enter into various hedging or similar transactions. The sensitivity analyses presented below do not consider the effect of possible adverse changes in the general economy, nor do they consider additional actions the Company may take from time to time in the future to mitigate the exposure to these or other market risks. There can be no assurance that Veritiv will manage or continue to manage any risks in the future or that any of its efforts will be successful.

#### **Derivative Instrument**

Borrowings under the ABL Facility bear interest at a variable rate, based on LIBOR or the prime rate, in either case plus an applicable margin. From time to time, Veritiv may use interest rate swap agreements to manage the variable interest rate characteristics on a portion of the outstanding debt. The Company evaluates its outstanding indebtedness, market conditions, and the covenants contained in the ABL Facility in order to determine its tolerance for potential increases in interest expense that could result from changes in variable interest rates. In July 2015, the Company entered into an interest rate cap agreement. The interest rate cap effectively limits the floating LIBOR-based portion of the interest rate. The interest rate cap expires on July 1, 2019. The initial notional amount of this agreement covered \$392.9 million of the Company's floating-rate debt at 3.0% plus the applicable credit spread. The Company paid \$2.0 million for the interest rate cap agreement. Approximately \$0.6 million of the amount paid represented transaction costs and was expensed immediately to earnings.

The Company designated the interest rate cap as a cash flow hedge of exposure to changes in cash flows due to changes in the LIBOR-based portion of the interest rate above 3.0% on an equivalent amount of debt. The notional amount of the cap is reduced throughout the term of the agreement to align with the expected repayment of the Company's outstanding floating-rate debt.

At December 31, 2016, the fair value of the interest rate cap was \$0.2 million. The amount expected to be reclassified from accumulated other comprehensive loss into earnings during the next 12 months is approximately \$0.3 million. During 2016 the amount reclassified into earnings as an adjustment to interest expense was not significant.

The Company is exposed to counterparty credit risk for nonperformance and, in the event of nonperformance, to market risk for changes in the interest rate. The Company attempts to manage exposure to counterparty credit risk primarily by selecting only counterparties that meet certain credit and other financial standards. The Company believes there has been no material change in the creditworthiness of its counterparty and believes the risk of nonperformance by such party is minimal. For additional information regarding Veritiv's interest rate swap, see <a href="Notes">Note 6</a> of the Notes to Consolidated and Combined Financial Statements.

#### Interest Rate Risk

Veritiv's exposure to fluctuations in interest rates results primarily from its borrowings under the ABL Facility. Under the terms of the ABL Facility, interest rates are based upon LIBOR or the prime rate plus a margin rate, or in the case of Canada, a banker's acceptance rate or base rate plus a margin rate. LIBOR based loans can be set for durations of one week, or for periods of one to nine months. The margin rate amount can be adjusted upward or downward based upon usage under the line in two increments of 25 basis points. Veritiv's interest rate exposure under the ABL Facility

results from changes in LIBOR, bankers' acceptance rates, the prime/base interest rates and actual borrowings. The weighted-average borrowing interest rate at December 31, 2016 was 2.5%. Based on the average borrowings under the ABL Facility during the year ended December 31, 2016, a hypothetical 100 basis point increase in the interest rate would result in approximately \$7.4 million of additional interest expense.

#### Foreign Currency Exchange Rate Risk

Veritiv conducts business in various foreign currencies and is exposed to earnings and cash flow volatility associated with changes in foreign currency exchange rates. This exposure is primarily related to international assets and liabilities, whose value could change materially in reference to the U.S. dollar reporting currency.

Veritiv's most significant foreign currency exposure primarily relates to fluctuations in the foreign exchange rate between the U.S. dollar and the Canadian dollar. Net sales from Veritiv's Canadian operations for the year ended December 31, 2016 represented approximately 8% of Veritiv's total net sales. Veritiv has not used foreign exchange currency options or futures agreements to hedge its exposure to changes in foreign exchange rates.

#### Fuel Price Risk

Due to the nature of Veritiv's distribution business, the Company is exposed to potential volatility in fuel prices. The cost of fuel affects the price paid for products as well as the costs incurred to deliver products to the Company's customers. The price and availability of diesel fuel fluctuates due to changes in production, seasonality and other market factors generally outside of the Company's control. Increased fuel costs may have a negative impact on the Company's results of operations and financial condition. In times of higher fuel prices, Veritiv may have the ability to pass a portion of the increased costs on to customers; however, there can be no assurance that the Company will be able to do so. Based on Veritiv's 2016 fuel consumption, a 10% increase in the average annual price per gallon of diesel fuel would result in a potential increase of approximately \$2.6 million in annual transportation fuel costs (excluding any amounts recovered from customers). Veritiv does not use derivatives to manage its exposure to fuel prices.

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## ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders of Veritiv Corporation Atlanta, Georgia

We have audited the accompanying consolidated balance sheets of Veritiv Corporation and subsidiaries (the "Company") as of December 31, 2016 and 2015, and the related consolidated and combined statements of operations, comprehensive income (loss), shareholders' equity, and cash flows for each of the three years in the period ended December 31, 2016. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the 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 consolidated and combined financial statements present fairly, in all material respects, the financial position of Veritiv Corporation and subsidiaries as of December 31, 2016 and 2015, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2016, in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note 1 to the consolidated and combined financial statements, on July 1, 2014, UWW Holdings, Inc. was merged with and into the Company. Prior to July 1, 2014, the Company was comprised of the assets and liabilities used in managing the xpedx business of International Paper Company. For periods prior to July 1, 2014, the combined financial statements include expense allocations for certain corporate functions historically provided by International Paper Company. These allocations may not be reflective of the actual expenses which would have been incurred had the Company operated as a separate entity apart from International Paper Company.

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 December 31, 2016, based on the criteria established in Internal Control - Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated March 14, 2017 expressed an unqualified opinion on the Company's internal control over financial reporting.

/s/ Deloitte & Touche LLP

Atlanta, Georgia March 14, 2017

## VERITIV CORPORATION CONSOLIDATED AND COMBINED STATEMENTS OF OPERATIONS (in millions, except per share data)

	Year Ended December 31			
	2016	2015	2014	
Net sales (including sales to related parties of \$35.6, \$33.6 and \$42.7, respectively)	\$8,326.6	\$8,717.7	\$7,406	5
Cost of products sold (including purchases from related parties of \$224.9, \$264.7 and				
\$412.6, respectively) (exclusive of depreciation and amortization shown separately	6,826.4	7,160.3	6,180.9	
below)				
Distribution expenses	505.1	521.8	426.2	
Selling and administrative expenses	826.2	853.9	689.1	
Depreciation and amortization	54.7	56.9	37.6	
Merger and integration expenses	25.9	34.9	75.1	
Restructuring charges	12.4	11.3	4.0	
Operating income (loss)	75.9	78.6	(6.4	)
Interest expense, net	27.5	27.0	14.0	
Other expense, net	7.6	6.7	1.2	
Income (loss) from continuing operations before income taxes	40.8	44.9	(21.6	)
Income tax expense (benefit)	19.8	18.2	(2.1	)
Income (loss) from continuing operations	21.0	26.7	(19.5	)
(Loss) from discontinued operations, net of income taxes			(0.1	)
Net income (loss)	\$21.0	\$26.7	\$(19.6	)
Earnings (loss) per share:				
Basic				
Continuing operations	\$1.31	\$1.67	\$(1.61	)
Discontinued operations	_		(0.01)	)
Basic earnings (loss) per share	\$1.31	\$1.67	\$(1.62	)
Diluted				
Continuing operations	\$1.30	\$1.67	\$(1.61	)
Discontinued operations	_		(0.01)	)
Diluted earnings (loss) per share	\$1.30	\$1.67	\$(1.62	)
Weighted average shares outstanding:				
Basic	15.97	16.00	12.08	
Diluted	16.15	16.00	12.08	

See accompanying Notes to Consolidated and Combined Financial Statements.

# VERITIV CORPORATION CONSOLIDATED AND COMBINED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (in millions)

	Year Ended December
	31,
	2016 2015 2014
Net income (loss)	\$21.0 \$26.7 \$(19.6)
Other comprehensive income (loss):	
Foreign currency translation adjustments, net of \$2.0 tax for 2015	(2.1 ) (12.4 ) (10.0 )
Change in fair value of cash flow hedge, net of \$0.1 and \$0.3 tax, respectively	(0.2)(0.5)
Pension liability adjustments, net of (\$0.3), \$0.3 and \$3.4 tax, respectively	(1.7 ) 0.0 (7.4 )
Other comprehensive income (loss)	(4.0 ) (12.9 ) (17.4 )
Total comprehensive income (loss)	\$17.0 \$13.8 \$(37.0)

See accompanying Notes to Consolidated and Combined Financial Statements.

## VERITIV CORPORATION CONSOLIDATED BALANCE SHEETS

(dollars in millions, except par value)

(donars in initions, except par value)		7 December 31, 2015
Assets		
Current assets:		
Cash	\$69.6	\$54.4
Accounts receivable, less allowances of \$34.5 and \$33.3, respectively	1,048.3	1,037.5
Related party receivable	3.9	3.9
Inventories	707.9	720.6
Other current assets	118.9	108.8
Total current assets	1,948.6	1,925.2
Property and equipment (net of depreciation and amortization of \$292.8 and \$263.0,	371.8	363.7
respectively)	3/1.0	303.7
Goodwill	50.2	50.2
Other intangibles, net	21.0	30.2
Deferred income tax assets	61.8	73.3
Other non-current assets	30.3	34.3
Total assets	\$2,483.7	\$2,476.9
Liabilities and shareholders' equity		
Current liabilities:		
Accounts payable	\$654.1	\$565.1
Related party payable	9.0	10.7
Accrued payroll and benefits	84.4	120.5
Other accrued liabilities	102.5	100.4
Current maturities of long-term debt	2.9	2.8
Financing obligations to related party, current portion	14.9	14.7
Total current liabilities	867.8	814.2
Long-term debt, net of current maturities	749.2	800.5
Financing obligations to related party, less current portion	176.1	197.8
Defined benefit pension obligations	27.6	28.7
Other non-current liabilities	121.2	105.6
Total liabilities	1,941.9	1,946.8
Commitments and contingencies (Note 16)		
Shareholders' equity:		
Preferred stock, \$0.01 par value, 10.0 million shares authorized, none issued		
Common stock, \$0.01 par value, 100.0 million shares authorized, 16.0 million shares issued;	0.2	0.2
shares outstanding - 15.7 million and 16.0 million at December 31, 2016 and 2015, respectively	0.2	0.2
Additional paid-in capital	574.5	566.2
Accumulated earnings (deficit)	19.7	(1.3)
Accumulated other comprehensive loss		(35.0)
Treasury stock at cost - 0.3 million shares in 2016	(13.6)	) —
Total shareholders' equity	541.8	530.1
Total liabilities and shareholders' equity	\$2,483.7	\$2,476.9

See accompanying Notes to Consolidated and Combined Financial Statements.

### VERITIV CORPORATION CONSOLIDATED AND COMBINED STATEMENTS OF CASH FLOWS (in millions)

(iii iiiiiiioiis)	Year E	nded D	ec	ember	
Operating activities	2016	2015		2014	
Net income (loss)	\$21.0			\$(19.6	)
(Loss) from discontinued operations, net of income taxes	Ψ <b>2</b> 1.0	φ <b>2</b> 0.7			)
Income (loss) from continuing operations	21.0	26.7		•	)
Depreciation and amortization	54.7	56.9		37.6	,
Amortization and write-off of deferred financing fees	5.6	4.4		2.2	
Net losses (gains) on dispositions of property and equipment		0.5			`
Goodwill and long-lived asset impairment charges	7.7	5.9		(2.3	)
Provision for allowance for doubtful accounts	2.2	7.4		12.8	
	11.1				`
Deferred income tax provision (benefit)		14.9			)
Stock-based compensation	8.3	3.8		4.3	
Other non-cash items, net	3.7	2.0		1.6	
Changes in operating assets and liabilities	(1.4.7.)	50.4		(17.7	,
Accounts receivable and related party receivable	(14.7)			`	)
Inventories	13.1	(62.0	)		
Other current assets	(11.4)				)
Accounts payable and related party payable	69.9	(8.4	)	-	)
Accrued payroll and benefits	(40.9)			19.9	
Other accrued liabilities	(3.6)	-	)	15.4	
Other	14.3	3.1		(0.4)	)
Net cash provided by operating activities – continuing operations	140.2	113.0		6.1	
Net cash used for operating activities – discontinued operations	_			(1.1	)
Net cash provided by operating activities	140.2	113.0		5.0	
Investing activities					
Net cash acquired in Merger				31.8	
Property and equipment additions	(41.0)	(44.4	)	(17.2)	)
Proceeds from asset sales	6.6	0.3		4.8	
Other				0.5	
Net cash (used for) provided by investing activities	(34.4)	(44.1	)	19.9	
Financing activities	,				
Net cash transfers to Parent				(60.3	)
Change in book overdrafts	18.9	(5.8	)	•	_
Transfer to Parent in connection with Spin-off	_	_	,	(432.8	)
Repayment of Unisource Senior Credit Facility				(303.9	
Borrowings of long-term debt	4 555 8	4 661	9	3,142.2	-
Repayments of long-term debt				(2,294.4)	
Payments under equipment capital lease obligations	(3.2)			(1.3)	7
Payments under financing obligations to related party	(19.9)		-	(6.8	)
Deferred financing fees	(2.0)	•	,	(00.4	)
· · · · · · · · · · · · · · · · · · ·	(13.6)			(22.4	)
Purchase of treasury stock  Not each (used for) provided by financing activities—continuing operations			`	21.0	
Net cash (used for) provided by financing activities – continuing operations	(09.9)	(70.4	)	21.9	
Net cash provided by financing activities – discontinued operations	<u> </u>	(70.4	\	1.1	
Net cash (used for) provided by financing activities	(89.9)	•		23.0	
Effect of exchange rate changes on cash	(0.7)	(1.7	)	4.0	

Net change in cash	15.2	(3.2)	51.9
Cash at beginning of period	54.4	57.6	5.7
Cash at end of period	\$69.6	\$ 54.4	\$57.6
Supplemental cash flow information			
Cash paid for income taxes, net of refunds	\$11.6	\$ 1.9	\$2.0
Cash paid for interest	20.6	21.7	11.5
Non-cash investing and financing activities			
Common stock issued in connection with Spin-off	<b>\$</b> —	\$ <i>—</i>	\$277.9
Common stock issued in connection with Merger	_	_	284.7
Contingent liability associated with the Tax Receivable Agreement	_	_	58.8
Non-cash transfers to Parent	_	_	(26.0)
Non-cash additions to property and equipment	20.8	4.0	
See accompanying Notes to Consolidated and Combined Financial Stateme	nts.		

## VERITIV CORPORATION CONSOLIDATED AND COMBINED STATEMENTS OF SHAREHOLDERS' EQUITY (in millions)

	Common Stock Issued	Stock AdditionalParent Issued Paid-in Compa		y Earnings Comprehen			ted Treasury Stock nsive		Total	
	Sharesmou	Capital nt	Investmen	nt (Deficit)	Income (Loss)		Share	<b>A</b> mount		
Balance at December 31, 2013	— \$—	\$ <i>-</i>	\$ 784.3	\$ —	\$ (4.7	)	_ \$	<b>S</b> —	\$779.6	
Net income from January 1, 2014 to June 30, 2014		_	8.4	_	_			_	8.4	
Net loss from July 1, 2014 to December 31, 2014		_		(28.0)	_			_	(28.0 )	
Other comprehensive loss		_	_	_	(17.4	)		_	(17.4)	
Net transfers to Parent		_	(82.0)		_				(82.0)	
Conversion of Parent Company										
Investment in connection with Spin-off	8.2 0.1	710.6	(710.7)	_	_			_		
Transfer to Parent in connection with Spin-off		(432.8)	_	_	_			_	(432.8)	
Issuance of common stock for Merger	7.8 0.1	284.6	_	_	_				284.7	
Balance at December 31, 2014	16.0\$ 0.2	\$ 562.4	\$ <i>-</i>	\$ (28.0 )	\$ (22.1	)	_ \$	<b>S</b> —	\$512.5	
Net income		_	_	26.7	_			_	26.7	
Other comprehensive loss		_		_	(12.9	)		_	(12.9)	
Stock-based compensation		3.8						_	3.8	
Balance at December 31, 2015	16.0\$ 0.2	\$ 566.2	\$ <i>—</i>	\$ (1.3)	\$ (35.0	)	\$	5—	\$530.1	
Net income		_		21.0	_			_	21.0	
Other comprehensive loss		_		_	(4.0	)		_	(4.0)	
Stock-based compensation		8.3		_				_	8.3	
Treasury stock							(0.3)(		(13.6)	
Balance at December 31, 2016	16.0\$ 0.2	\$ 574.5	\$ <i>—</i>	\$ 19.7	\$ (39.0	)	(0.3)\$	5(13.6)	\$541.8	

See accompanying Notes to Consolidated and Combined Financial Statements.

## VERITIV CORPORATION NOTES TO CONSOLIDATED AND COMBINED FINANCIAL STATEMENTS

#### 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **Description of Business**

Veritiv Corporation ("Veritiv" or the "Company") is a North American business-to-business distributor of print, publishing, packaging and facility solutions. Additionally, Veritiv provides logistics and supply chain management solutions to its customers. Veritiv was established in 2014, following the merger of International Paper Company's ("International Paper" or "Parent") xpedx distribution solutions business ("xpedx") and UWW Holdings, Inc. ("UWWH"), the parent company of Unisource Worldwide, Inc. ("Unisource"). The Company operates from approximately 170 distribution centers primarily throughout the U.S., Canada and Mexico.

#### The Spin-off and Merger

On July 1, 2014 (the "Distribution Date"), International Paper completed the spin-off of xpedx to its shareholders (the "Spin-off"), forming a new public company called Veritiv. Immediately following the Spin-off, UWWH merged with and into Veritiv (the "Merger"). The primary reason for the business combination was to create a North American business-to-business distribution company with a broad geographic reach, an extensive product offering and a differentiated and leading service platform. The Merger has been reflected in Veritiv's financial statements using the acquisition method of accounting, with Veritiv as the accounting acquirer of UWWH.

#### On the Distribution Date:

8.16 million shares of Veritiv common stock were distributed on a pro rata basis to the International Paper shareholders of record as of the close of business on June 20, 2014. Immediately following the Spin-off, but prior to the Merger, International Paper's shareholders owned all of the shares of Veritiv common stock outstanding, and A cash payment of \$404.2 million was distributed to International Paper, which was comprised of: (i) a special payment of \$400.0 million, (ii) reduced by a \$15.3 million preliminary working capital adjustment and (iii) increased by \$19.5 million of transaction expense-related adjustments. During the fourth quarter of 2014, the working capital and transaction expense-related adjustments were finalized, resulting in an additional cash payment of \$30.7 million to International Paper. Of the total payment, \$432.8 million was reflected as a reduction to equity while the remaining \$2.1 million was recorded in the Consolidated Statement of Operations for 2014.

In addition to the above payment, International Paper also has a potential earnout payment of up to \$100.0 million that would become due in 2020 if Veritiv's aggregate EBITDA for fiscal years 2017, 2018 and 2019 exceeds an agreed-upon target of \$759.0 million, subject to certain adjustments. The \$100.0 million potential earnout payment would be reflected by Veritiv as a reduction to equity at the time of payment.

#### Immediately following the Spin-off on the Distribution Date:

UWW Holdings, LLC, the sole shareholder of UWWH, (the "UWWH Stockholder") received 7.84 million shares of Veritiv common stock for all outstanding shares of UWWH common stock that it held on the Distribution Date, in a private placement transaction,

Veritiv and the UWWH Stockholder entered into a registration rights agreement (the "Registration Rights Agreement") that provides the UWWH Stockholder with certain demand registration rights and piggyback registration

rights which is more fully described in Note 9, Related Party Transactions,

Veritiv and the UWWH Stockholder entered into a tax receivable agreement (the "Tax Receivable Agreement") which is more fully described in Note 9, Related Party Transactions, and

The UWWH Stockholder received approximately \$33.9 million of cash proceeds associated with preliminary working capital and net indebtedness adjustments, as well as cash proceeds of \$4.7 million associated with transaction expense-related adjustments. During the fourth quarter of 2014, the Company finalized the working capital and net indebtedness adjustments, resulting in an additional cash payment of \$5.7 million to the UWWH Stockholder. Of the total payment, \$39.1 million was recorded as part of the purchase price consideration for Unisource while the remaining \$5.2 million was recorded in the Consolidated Statement of Operations for 2014.

Immediately following the completion of the Spin-off and Merger, International Paper shareholders owned approximately 51%, and the UWWH Stockholder owned approximately 49%, of the shares of Veritiv common stock on a fully-diluted basis. Immediately following the completion of the Spin-off, International Paper did not own any shares of Veritiv common stock. See Note 2, Merger with Unisource, for further details on the Merger.

Veritiv's common stock began regular-way trading on the New York Stock Exchange on July 2, 2014 under the ticker symbol VRTV.

#### **Basis of Presentation**

Prior to the Distribution Date, Veritiv's financial position, results of operations and cash flows consisted of only the xpedx business of International Paper and were derived from International Paper's historical accounting records. The financial results of xpedx have been presented on a carve-out basis through the Distribution Date, while the financial results for Veritiv, post Spin-off, are prepared on a stand-alone basis. As such, the audited Consolidated and Combined Financial Statements for the year ended December 31, 2014 consist of the consolidated results of Veritiv on a stand-alone basis for the six months ended December 31, 2014, and the combined results of operations of xpedx for the six months ended June 30, 2014 on a carve-out basis.

During 2011, xpedx ceased its Canadian operations, which had provided distribution of printing supplies to Canadian-based customers. Additionally, xpedx ceased its printing press distribution business, which was located in the U.S. Both of these businesses were historically included in xpedx's Print segment. These impacts are reported here as Discontinued Operations.

All significant intercompany transactions between Veritiv's businesses have been eliminated. All significant intercompany transactions between xpedx and International Paper have been included for the periods prior to the Spin-off and were considered to be effectively settled for cash at the time the transaction was recorded. The total net effect of the settlement of these intercompany transactions is reflected in the Consolidated and Combined Statement of Cash Flows for the year ended December 31, 2014 as a financing activity.

For periods prior to the Spin-off, the combined financial statements include expense allocations for certain functions previously provided by International Paper, including, but not limited to, general corporate expenses related to finance, legal, information technology, human resources, communications, insurance and stock-based compensation. These expenses have been allocated on the basis of direct usage when identifiable, with the remainder principally allocated on the basis of percent of capital employed, headcount, sales or other measures. Management considers the basis on which the expenses have been allocated to reasonably reflect the utilization of services provided to or for the benefit received by xpedx during those periods. The allocations may not, however, reflect the expenses xpedx would have incurred as an independent company for the periods presented. Actual costs that may have been incurred if xpedx had been a stand-alone company would depend on a number of factors, including the organizational structure, whether functions were outsourced or performed by employees and strategic decisions made in areas such as information technology and infrastructure. Veritiv is unable to determine what such costs would have been had xpedx been independent. See Note 9, Related Party Transactions, for further information.

Following the Spin-off, certain corporate and other related functions described above continued to be provided by International Paper under a transition services agreement. During the six months ended December 31, 2014, the Company recognized \$15.5 million in selling and administrative expenses related to this agreement. For the year ended December 31, 2015, the Company recognized \$10.0 million in selling and administrative expenses related to

this agreement. As of December 31, 2015, all of the functions originally provided by International Paper under this agreement have been fully transitioned to the Company.

#### Use of Estimates

The preparation of financial statements in conformity with U.S. generally accepted accounting principles ("U.S. GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, revenue and expenses, and certain financial statement disclosures. Estimates and assumptions are used for, but not limited to, revenue recognition, accounts receivable valuation, inventory valuation, employee benefit plans, income tax contingency accruals and valuation allowances, multi-employer plan withdrawal liabilities and goodwill and other intangible asset valuations. Although these estimates are based on management's knowledge of current events and actions it may undertake in the future, actual results may ultimately differ from these estimates and assumptions. Estimates are revised as additional information becomes available.

#### Summary of Significant Accounting Policies

#### Revenue Recognition

Revenue is recognized when persuasive evidence of an arrangement exists, the price is fixed or determinable, collectability is reasonably assured and delivery has occurred. Revenue is recognized when the customer takes title and assumes the risks and rewards of ownership. When management cannot conclude collectability is reasonably assured for shipments to a particular customer, revenue associated with that customer is not recognized until cash is collected or management is otherwise able to establish that collectability is reasonably assured. Multiple contracts with a single counterparty are accounted for as separate arrangements.

Sales transactions with customers are designated free on board ("f.o.b.") destination and revenue is recorded when the product is delivered to the customer's delivery site, when title and risk of loss are transferred. Effective January 1, 2016, the Company harmonized its shipping terms to be f.o.b. destination. Prior to that date, revenue was recorded at the time of shipment for certain xpedx customers whose terms were designated f.o.b shipping point. Management determined that any shipments in transit at December 31, 2015 would honor the f.o.b. destination terms resulting in a reduction of \$27.0 million and \$1.8 million to net sales and operating income, respectively, for the year ended December 31, 2015.

Certain revenues are derived from shipments arranged by the Company made directly from a manufacturer to a customer. The Company is considered to be a principal to these transactions because, among other factors, it controls pricing to the customer, bears the credit risk of the customer defaulting on payment and is the primary obligor. Revenues from these sales are reported on a gross basis in the Consolidated and Combined Statements of Operations and amounted to \$3.0 billion, \$3.3 billion and \$2.9 billion for the years ended December 31, 2016, 2015 and 2014, respectively.

Taxes collected from customers relating to product sales and remitted to governmental authorities are accounted for on a net basis. Accordingly, such taxes are excluded from both net sales and expenses.

#### Purchase Incentives and Customer Rebates

Veritiv enters into agreements with suppliers that entitle Veritiv to receive rebates, allowances and other discounts based on the attainment of specified purchasing levels or sales to certain customers. Purchase incentives are recorded as a reduction to inventory and recognized in cost of products sold when the sale occurs. During the year ended December 31, 2016, approximately 47% of the Company's purchases were made from ten suppliers.

Veritiv also enters into incentive agreements with its customers, which are generally based on sales to those same customers. Veritiv records estimated rebates to customers as a reduction to gross sales as customer revenue is recognized.

#### Distribution Expenses

Distribution expenses consist of storage, handling and delivery costs including freight to the Company's customers' destination. Handling and delivery costs were \$371.7 million, \$380.5 million and \$322.3 million for the years ended December 31, 2016, 2015 and 2014, respectively.

#### Merger and Integration Expenses

Merger and integration expenses are expensed as incurred. Merger expenses include advisory, legal and other professional fees directly associated with the Merger. Integration expenses include professional services and project management fees, internally dedicated integration management resources, retention compensation, information technology conversion costs, certain termination benefits (including change-in-control bonuses), rebranding and other costs to integrate the combined businesses of xpedx and Unisource.

#### Accounts Receivable and Allowances

Accounts receivable are recognized net of allowances that primarily consist of allowance for doubtful accounts of \$23.7 million and \$24.2 million as of December 31, 2016 and 2015, respectively, with the remaining balance of \$10.8 million and \$9.1 million being comprised of other allowances as of December 31, 2016 and 2015, respectively. The allowance for doubtful accounts reflects the best estimate of losses inherent in the Company's accounts receivable portfolio determined on the basis of historical experience, specific allowances for known troubled accounts and other available evidence. The other allowances balance is inclusive of returns, discounts and any other items affecting the realization of these assets. Accounts receivable are written off when management determines they are uncollectible.

Below is a rollforward of the Company's accounts receivable allowances for the years ended December 31, 2016, 2015 and 2014:

	Year Ended December 31,				
(in millions)	2016	2015	2014		
Beginning balance, January 1	\$33.3	\$39.0	\$22.7		
Add / (Deduct):					
Provision for bad debt expense	2.2	7.4	12.8		
Net write-offs and recoveries	(6.7)	(13.1)	(9.8)		
Other adjustments <sup>(1)</sup>	5.7		_		
Purchase accounting adjustment			13.3		
Ending balance, December 31	\$34.5	\$33.3	\$39.0		

<sup>(1)</sup> Other adjustments represent amounts reserved for returns and discounts, foreign currency translation adjustments and reserves for customer accounts where revenue is not recognized because collectability is not reasonably assured. Prior year amounts were not material.

#### **Inventories**

The Company's inventories are primarily comprised of finished goods and predominantly valued at cost as determined by the last-in first-out ("LIFO") method. Such valuations are not in excess of market. Elements of cost in inventories include the purchase price invoiced by a supplier, plus inbound freight and related costs and reduced by estimated volume-based discounts and early pay discounts available from certain suppliers. Approximately 87% and 88% of inventories were valued using the LIFO method as of December 31, 2016 and 2015, respectively. If the first-in, first-out method had been used, total inventory balances would be increased by approximately \$71.3 million and \$71.8 million at December 31, 2016 and 2015, respectively.

The Company reduces the value of obsolete inventory based on the difference between the LIFO cost of the inventory and the estimated market value using assumptions of future demand and market conditions. To estimate the net realizable value, the Company considers factors such as age of the inventory, the nature of the products, the quantity

of items on-hand relative to sales trends, current market prices and trends in pricing, its ability to use excess supply in another channel, historical write-offs and expected residual values or other recoveries.

Veritiv maintains some of its inventory on a consignment basis in which the inventory is physically located at the customer's premises or a third-party warehouse. Veritiv had \$47.3 million and \$51.4 million of consigned inventory as of December 31, 2016 and 2015, respectively, valued on a LIFO basis, net of reserves.

#### Property and Equipment, Net

Property and equipment are stated at cost, less accumulated depreciation and software amortization. Expenditures for replacements and major improvements are capitalized, whereas repair and maintenance costs that do not improve service potential or extend economic life are expensed as incurred. The Company capitalizes certain computer software and development costs incurred in connection with developing or obtaining software for internal use. Costs related to the development of internal use software, other than those incurred during the application development stage, are expensed as incurred.

The components of property and equipment, net were as follows:

	December	December 31,
(in millions)	31,	December 51,
	2016	2015
Land, buildings and improvements	\$ 132.0	\$ 129.6
Machinery and equipment	131.1	123.6
Equipment capital leases and assets related to financing obligations with related party	215.5	224.5
Internal use software	151.0	135.0
Construction-in-progress	35.0	14.0
Less: Accumulated depreciation and software amortization	(292.8)	(263.0)
Property and equipment, net	\$ 371.8	\$ 363.7

Depreciation is calculated using the straight-line method over the estimated useful lives of the assets. Land is not depreciated, and construction-in-progress ("CIP") is not depreciated until ready for service. Leased property and leasehold improvements are amortized on a straight-line basis over the lease term or useful life of the asset, whichever is less.

Depreciation and amortization for property and equipment, other than land and CIP, is based upon the following estimated useful lives:

Buildings	40 years
Leasehold improvements	1 to 20
	years
Machinery and equipment	3 to 15
	years
Equipment capital leases and assets related to financing obligations with related party	3 to 15
	years
Internal use software	3 to 5
	years

Depreciation and amortization expense, including the depreciation expense for equipment capital leases, assets related to financing obligations with related party and amortization expense of internal use software, totaled \$51.3 million, \$51.0 million and \$32.9 million for the years ended December 31, 2016, 2015 and 2014, respectively.

Accumulated depreciation on equipment capital leases and assets related to financing obligations with related party was \$29.7 million and \$20.1 million for the years ended December 31, 2016 and 2015, respectively.

Amortization expense of the internal use software was \$17.5 million, \$18.4 million and \$11.0 million for the years ended December 31, 2016, 2015 and 2014, respectively. As of December 31, 2016 and 2015, unamortized internal use

software costs, including amounts recorded in CIP, were \$43.9 million and \$45.0 million, respectively.

Upon retirement or other disposal of property and equipment, the cost and related amount of accumulated depreciation or accumulated amortization are eliminated from the asset and accumulated depreciation or accumulated amortization accounts, respectively. The difference, if any, between the net asset value and the proceeds is included in net income.

#### Leases

The Company leases certain property and equipment used for operations. Such lease arrangements are reviewed for capital or operating classification at their inception.

Capital lease obligations consist of delivery equipment, material handling equipment, computer hardware and office equipment which are leased through third parties under non-cancelable leases with terms generally ranging from three to eight years. Many of the delivery equipment leases include annual rate increases based on the Consumer Price Index which are included in the calculation of the initial lease obligation. The carrying value of the related equipment associated with these capital leases is included within property and equipment, net in the Consolidated Balance Sheets and depreciated over the term of the lease. The Company does not record rent expense for capital leases. Rather, rental payments under the lease are recognized as a reduction of the capital lease obligation and interest expense. Depreciation expense for assets under capital leases is included in the total depreciation expense disclosed in the Consolidated and Combined Statements of Operations.

All other leases are operating leases. Certain lease agreements include renewal options and rent escalation clauses. Assets subject to an operating lease and the related lease payments are not recorded on the Company's balance sheet. Rent expense is recognized on a straight-line basis over the expected lease term.

The term for all types of leases begins on the date the Company becomes legally obligated for the rent payments or takes possession of the asset, whichever is earlier.

Goodwill and Other Intangible Assets, Net

Goodwill relating to a single business reporting unit is included as an asset of the applicable segment. Goodwill arising from major acquisitions that involve multiple reportable segments is allocated to the reporting units based on the relative fair value of the reporting unit.

Goodwill is reviewed by Veritiv for impairment on a reporting unit basis annually on October 1st or more frequently if indicators are present or changes in circumstances suggest that impairment may exist. The testing of goodwill for possible impairment is a two-step process. In the first step, the fair value of a reporting unit is compared with its carrying value, including goodwill. If fair value exceeds the carrying value, goodwill is not considered to be impaired. If the fair value of a reporting unit is below the carrying value, then step two is performed to measure the amount of the goodwill impairment loss for the reporting unit. This analysis requires the determination of the fair value of all of the individual assets and liabilities of the reporting unit, including any currently unrecognized intangible assets, as if the reporting unit had been purchased on the analysis date. Once these fair values have been determined, the implied fair value of the unit's goodwill is calculated as the excess, if any, of the fair value of the reporting unit determined in step one over the fair value of the net assets determined in step two. The carrying value of goodwill is then reduced to this implied value, or to zero if the fair value of the assets exceeds the fair value of the reporting unit, through a goodwill impairment charge. During the fourth quarter of 2015, the Company's annual goodwill impairment testing indicated that the implied value of the Facility Solutions goodwill was less than its carrying value. Accordingly, Veritiv recorded a \$1.9 million impairment charge in selling and administrative expense relating to the Facility Solutions goodwill. See Note 4, Goodwill and Other Intangible Assets. No goodwill impairment charges were recorded during the years ended December 31, 2016 and 2014.

Intangible assets acquired in a business combination are recorded at fair value. The Company's intangible assets include customer relationships, trademarks and trade names and non-compete agreements. Intangible assets with finite

useful lives are subsequently amortized using the straight-line method over the estimated useful lives of the assets. See the Impairment of Long-Lived Assets section below for the accounting policy related to the periodic review of long-lived intangible assets for impairment. During the third and fourth quarters of 2016, the Company recognized a total of \$5.8 million in asset impairment charges related to its Print and Publishing & Print Management ("Publishing") segments' customer relationship intangible assets which was recorded in selling and administrative expenses. See Note 4, Goodwill and Other Intangible Assets. No intangible asset impairment charges were recorded during the years ended December 31, 2015 and 2014.

#### Impairment of Long-Lived Assets

Long-lived assets, including finite lived intangible assets, are tested for impairment whenever events or changes in circumstances indicate their carrying value may not be recoverable. The Company assesses the recoverability of long-lived assets based on the undiscounted future cash flow the assets are expected to generate and recognizes an impairment loss when estimated undiscounted future cash flows expected to result from the use of the asset plus net proceeds expected from disposition of the asset, if any, are less than the carrying value of the asset. When an impairment is identified, the Company reduces the carrying amount of the asset to its estimated fair value based on a discounted cash flow approach or, when available and appropriate, to comparable market values.

For the year ended December 31, 2016, impairment charges of \$1.9 million were recorded for certain long-lived assets that supported multiple segments. These charges were recorded as selling and administrative expense as they were not related to the Company's restructuring efforts. For the year ended December 31, 2015, impairment charges of \$4.0 million were recorded for certain long-lived assets that supported multiple segments, with \$0.7 million recorded as selling and administrative expense and \$3.3 million recorded as restructuring expense. See <a href="Note 3">Note 3</a>, <a href="Merget">Merget</a>, <a href="Integration and Restructuring Charges">Integration and Restructuring Charges</a>. No long-lived asset impairment charges were recorded during the year ended December 31, 2014.

#### **Employee Benefit Plans**

The Company sponsors and/or contributes to defined contribution plans, defined benefit pension plans and multi-employer pension plans in the United States. In addition, the Company and its subsidiaries have various pension plans and other forms of retirement arrangements outside the United States. See <a href="Note 10">Note 10</a>, <a href="Employee Benefit Plans">Employee Benefit Plans</a>, for additional information.

Prior to the Spin-off, certain of xpedx's employees participated in defined benefit pension and other post-retirement benefit plans sponsored and accounted for by International Paper. In conjunction with the Spin-off, the above plans were frozen for the xpedx employees, and International Paper retained the associated liabilities. Certain xpedx union employees were added as participants to the Unisource defined benefit pension plan. In conjunction with the Merger, Veritiv assumed responsibility for Unisource's defined benefit plans and Supplemental Executive Retirement Plan ("SERP") in the U.S. and Canada. Except as discussed below, these plans were frozen prior to the Merger. Union employees continue to accrue benefits under the U.S. defined benefit pension plan in accordance with their collective bargaining agreements.

The determination of defined benefit pension and postretirement plan obligations and their associated costs requires the use of actuarial computations to estimate participant plan benefits to which the employees will be entitled. The Company's significant assumptions in this regard include discount rates, rate of future compensation increases, expected long-term rates of return on plan assets, mortality rates, and other factors. Each assumption is developed using relevant company experience in conjunction with market-related data in the U.S. and Canada. All actuarial assumptions are reviewed annually with third-party consultants and adjusted, as necessary.

For the recognition of net periodic postretirement cost, the calculation of the expected long-term rate of return on plan assets is derived using the fair value of plan assets at the measurement date. Actual results that differ from the Company's assumptions are accumulated and amortized on a straight-line basis only to the extent they exceed 10% of the higher of the fair value of plan assets or the projected benefit obligation, over the estimated remaining service

period of active participants. The fair value of plan assets is determined based on market prices or estimated fair value at the measurement date.

The Company also makes contributions to multi-employer pension plans for its union employees covered by such plans. For these plans, the Company recognizes a liability only for any required contributions to the plans or surcharges imposed by the plans that are accrued and unpaid at the balance sheet date. The Company does not record an asset or liability to recognize the funded status of the plans. The Company records an estimated undiscounted charge when it becomes probable that it has incurred a withdrawal liability as the final amount and timing is not assured.

#### **Stock-Based Compensation**

The Company measures and records compensation expense for all stock-based awards based on the grant date fair values over the vesting period of the awards. See <u>Note 15</u>, <u>Equity-Based Incentive Plans</u>, for additional information.

#### Income Taxes

Veritiv's income tax expense, deferred tax assets and liabilities, and liabilities for unrecognized tax benefits reflect management's best assessment of estimated current and future taxes to be paid. Veritiv records its global tax provision based on the respective tax rules and regulations for the jurisdictions in which it operates. Where treatment of a position is uncertain, liabilities are recorded based upon an evaluation of the more likely than not outcome considering technical merits of the position. Changes to recorded liabilities are made only when an identifiable event occurs that alters the likely outcome, such as settlement with the relevant tax authority or the expiration of statutes of limitation for the subject tax year. Significant judgments and estimates are required in determining the consolidated income tax expense.

Valuation allowances are recorded to reduce deferred tax assets when it is more likely than not that a tax benefit will not be realized. Significant judgment is required in evaluating the need for and amount of valuation allowances against deferred tax assets. The realization of these assets is dependent on generating sufficient future taxable income.

While Veritiv believes that these judgments and estimates are appropriate and reasonable under the circumstances, actual resolution of these matters may differ from recorded estimated amounts.

#### Fair Value Measurements

Fair value is the price that would be received upon the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following fair value hierarchy is used in selecting inputs, with the highest priority given to Level 1, as these are the most transparent or reliable.

Level <sup>1</sup> Quoted market prices in active markets for identical assets or liabilities.

Level 2 Observable market-based inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 Unobservable inputs for the asset or liability reflecting the reporting entity's own assumptions or external – inputs from inactive markets.

See Note 11, Fair Value Measurements, for further detail.

#### Foreign Currency

The assets and liabilities of the foreign subsidiaries are translated from their respective local currencies to the U.S. dollars at the appropriate spot rates as of the balance sheet date. Changes in the carrying value of these assets and liabilities attributable to fluctuations in spot rates are recognized in foreign currency translation adjustment, a component of accumulated other comprehensive loss ("AOCL"). See Note 14, Shareholders' Equity, for further detail.

The revenues and expenses of the foreign subsidiaries are translated using the monthly average exchange rates during the year. The gains or losses from foreign currency transactions are included in other expense, net in the Consolidated and Combined Statements of Operations.

## Treasury Stock

Common stock purchased for treasury is recorded at cost. Costs incurred by the Company that are associated with the acquisition of treasury stock are treated in a manner similar to stock issue costs and are added to the cost of the treasury stock.

Recently Issued Accounting Standards
Recently Issued Accounting Standards Not Yet Adopted

Standard

Description

Effective Date

Significant Matters The initial analysis

Statements or Other

Effect on the Financial

identifying areas that will be impacted by the new guidance included a

review of a

representative sample of existing revenue

contracts with customers. Based on this initial analysis, areas requiring further analysis were

identified and that analysis is ongoing.

analysis is ongoing. Those areas include

accounting for customer rebates, principal/agent considerations, and bill

and hold transactions. The Company has not made a decision on the

method of adoption. We have not determined the effect of the new

standard on our internal control over financial

reporting or other changes in business practices and processes,

but will do so during 2017. The Company plans to adopt this ASU

on January 1, 2018.
The Company anticipates

that the adoption of the standard will have a material impact to its Consolidated Financial Statements and related disclosures as it will result in recording virtually all operating

leases on the balance

Accounting Standards Update ("ASU") 2014-09, Revenue from Contracts with Customers (Topic 606) The standard will replace existing revenue recognition standards and significantly expand the disclosure requirements for revenue arrangements. It may be adopted either retrospectively or on a modified retrospective basis to new contracts and existing contracts with remaining performance obligations as of the effective date.

January 1, 2018; early adoption date is no earlier than the annual period beginning after December 15, 2016

ASU 2016-02, Leases (Topic 842)

The standard requires lessees to put most leases on their balance sheet, but recognize expenses in their statement of operations in a manner similar to current accounting guidance. The new standard also eliminates the current guidance related to real estate specific provisions. The guidance requires application on a modified retrospective basis.

January 1, 2019; early adoption is permitted

ASU 2016-13, Financial Instruments-Credit Losses (Topic 326) The standard will replace the currently required incurred loss impairment methodology with guidance that reflects expected credit losses and requires consideration of a broader range of reasonable and supportable information to be considered in making credit loss estimates. The guidance requires application on a modified retrospective basis. Other application requirements exist for specific assets impacted by a more-than-insignificant credit deterioration since origination.

sheet as a lease obligation and right to use asset. The Company plans to adopt this ASU on January 1, 2019.

January 1, 2020; early adoption for fiscal years beginning after December 15, 2018 The Company is currently evaluating the impact the ASU will have on its Consolidated Financial Statements and related disclosures. The Company plans to adopt this ASU on January 1, 2020.

Recently Issued Accounting Standards Not Yet Adopted (continued)

Financial Standard Description Effective Date Statements or Other Significant Matters The Company is currently evaluating the January 1, 2018; impact the ASU The standard addresses eight specific cash flow early adoption is issues and is intended to reduce diversity in will have on its permitted (early ASU 2016-15, Statement practice in how certain cash receipts and cash Consolidated adoption requires of Cash Flows (Topic 230) payments are presented and classified in the Financial the adoption of all statement of cash flows. The guidance requires Statements and amendments in application on a retrospective basis. related disclosures. the same period) The Company plans to adopt this ASU on January 1, 2018. The standard clarifies the definition of a business with the objective of adding guidance to assist January 1, 2018; The Company entities with evaluating whether transactions early adoption is plans to adopt this ASU 2017-01, Business should be accounted for as acquisitions (or Combinations (Topic 805) permitted ASU on January 1, disposals) of assets or businesses. The guidance 2018. requires application on a prospective basis. The standard requires employers to disaggregate ASU 2017-07, January 1, 2018; The Company is Compensation-Retirement the service cost component from the other early adoption is currently components of net benefit cost and disclose the permitted as of Benefits (Topic 715) evaluating the amount of net benefit cost that is included in the the first interim impact the ASU income statement or capitalized in assets, by line period of an will have on its item. The standard requires employers to report annual period for Consolidated the service cost component in the same line which interim or Financial item(s) as other compensation costs and to report annual financial Statements and other pension-related costs (which include interest statements have related disclosures. costs, amortization of pension-related costs from not been issued The Company prior periods, and the gains or losses on plan plans to adopt this assets) separately and exclude them from the ASU on January 1, subtotal of operating income. The standard also 2018. allows only the service cost component to be eligible for capitalization when applicable. The guidance requires application on a retrospective basis for the presentation of the service cost component and the other components of net periodic pension cost and net periodic postretirement benefit cost in the income statement and on a prospective basis for the capitalization of the service cost component of net

Effect on the

periodic pension cost and net periodic postretirement benefit in assets.

## Recently Adopted Accounting Standards

Standard	Description	Effective Date	Effect on the Financial Statements or Other Significant Matters
ASU 2016-09, Compensation- Stock Compensation (Topic 718)	The standard was issued as part of the Financial Accounting Standards Board's simplification initiative. The areas for simplification involve several aspects of the accounting for share-based payment transactions, including income tax consequences, award classification as either equity or liabilities, and classification on the statement of cash flows. The guidance required application on a prospective basis.	January 1, 2017; early adoption is permitted	The Company adopted this ASU on January 1, 2016. The adoption did not materially impact its Consolidated Financial Statements or related disclosures.
ASU 2015-05, Intangibles - Goodwill and Other - Internal-Use Software (Subtopic 350-40)	The amendments in this update provide guidance to customers about whether a cloud computing arrangement includes a software license. If a cloud computing arrangement includes a software license, then the customer should account for the software license element of the arrangement consistent with the acquisition of other software licenses. If a cloud computing arrangement does not include a software license, the customer should account for the arrangement as a service contract. This update can be adopted either prospectively or retrospectively.	January 1, 2016	The Company adopted this ASU prospectively for all new transactions entered into or materially modified after January 1, 2016. The adoption did not materially impact its Consolidated Financial Statements or related disclosures.
ASU 2015-07, Fair Value Measurement (Topic 820) Disclosures for Investments in Certain Entities that Calculate Net Asset Value per Share (or Its Equivalent)	The amendments in this update remove the requirement to categorize within the fair value hierarchy all investments for which fair value is measured using the net asset value per share practical expedient. Although the investment is not categorized within the fair value hierarchy, a reporting entity shall provide the amount measured using the net asset value per share (or its equivalent) practical expedient to permit reconciliation of the fair value of investments included in the fair value hierarchy to the total plan asset fair value amounts. The amendments required application on a retrospective basis.	January 1, 2016	The Company adopted this ASU on January 1, 2016. Certain of the Company's Canadian pension plan assets, reported in prior years as Level 2 in the fair value hierarchy, have been removed from the fair value hierarchy and are now reported as reconciling items to total fair value of plan assets.
ASU 2015-11, Simplifying the Measurement of Inventory	The standard requires companies to measure inventory at the lower of cost and net realizable value, thereby simplifying the current guidance under which an entity must measure inventory at the lower of cost or market. This ASU will not apply to inventories measured by either the last-in first-out method or retail inventory	January 1, 2017	The Company adopted this ASU on January 1, 2017. The adoption did not materially impact its Consolidated Financial Statements or related disclosures. For the year ended December 31,

method. The guidance requires application on a prospective basis.

2016, approximately 87% of the inventory balance was measured using LIFO.

ASU 2017-04, Intangibles - Goodwill and Other (Topic 350) The standard simplifies how an entity is required to test goodwill for impairment by eliminating Step 2 from the goodwill impairment test. Step 2 measures a goodwill impairment loss by comparing the implied fair value of a reporting unit's goodwill with the carrying amount of that goodwill. The guidance requires application on a prospective basis.

January 1, 2020; early The Company adopted this adoption is ASU on January 1, 2017. permitted

#### 2. MERGER WITH UNISOURCE

As more fully described in Note 1, Business and Summary of Significant Accounting Policies, on July 1, 2014, UWWH merged with and into Veritiv. The Merger was accounted for in the Company's financial statements using the acquisition method of accounting, with Veritiv as the accounting acquirer of Unisource. The purchase price of \$383.2 million was determined in accordance with the Agreement and Plan of Merger and is allocated to tangible and identifiable intangible assets and liabilities based upon their respective fair values.

During the second quarter of 2015, the Company finalized the purchase price allocation, which resulted in a net \$0.3 million increase in deferred tax assets and a corresponding decrease to goodwill. These adjustments did not have a material impact on the Company's previously reported Consolidated Financial Statements and, therefore, the Company has not retrospectively adjusted those financial statements.

The following table summarizes the components of the purchase price for Unisource. The fair value of Veritiv shares issued represents the aggregate value of 7.84 million shares issued at the closing "when-issued" market price of the Company's stock on June 30, 2014, the day prior to the Merger, less a discount for lack of marketability. See Note 11, Fair Value Measurements, regarding the valuation of the contingent liability.

Purchase price:			
	millions)		
Fair value of Veritiv shares issued in the Merger	\$ 284.7		
Cash payments associated with customary working capital and net indebtedness adjustments			
Fair value of contingent liability associated with the Tax Receivable Agreement	59.4		
Total purchase price	\$ 383.2		

The following table summarizes the final allocation of the purchase price to assets acquired and liabilities assumed as of the date of the Merger:

(in millions)
\$70.9
448.4
353.8
72.0
299.0
25.7
31.5
61.8
(284.2)
(313.2)
(233.1)
(30.3)
(119.1)
\$ 383.2

The purchase price allocated to the identifiable intangible assets acquired is as follows:

Value
(in Estimated Weighted-Average Useful Life (in years)
millions)

Customer relationships	\$ 24.3	14.8
Trademarks/Trade names	4.1	3.6
Non-compete agreements	3.1	1
Total identifiable intangible assets acquired	\$ 31.5	

Goodwill of \$25.7 million arising from the Merger consists largely of the synergies and other benefits expected from combining the operations. The goodwill is not expected to be deductible for income tax purposes. See Note 4. Goodwill and Other Intangible Assets, for the allocation of goodwill to the Company's reportable segments.

#### Actual and Pro Forma Impact

The operating results for Unisource are included in the Company's financial statements from July 1, 2014 through December 31, 2014. Net sales and pre-tax income attributable to Unisource during this period were \$2,040.5 million and \$31.2 million, respectively.

The following unaudited pro forma financial information presents results as if the Merger and the related financing, further described in Note 5, Debt, occurred on January 1, 2013. The historical consolidated financial information of the Company and Unisource has been adjusted in the pro forma information to give effect to pro forma events that are directly attributable to the transactions and factually supportable. The unaudited pro forma results do not reflect events that have occurred or may occur after the transactions, including the impact of any synergies expected to result from the Merger. Accordingly, the unaudited pro forma financial information is not necessarily indicative of the results of operations as they would have been had the transactions been effected on the assumed date, nor is it necessarily an indication of future operating results.

Year
Ended
December
31,
2014
\$9,314.1
\$ 22.7
\$ 1.42
16.00

The unaudited pro forma information reflects primarily the following pre-tax adjustments for the respective periods:

Merger and integration expenses: Merger and integration expenses of \$75.1 million incurred during the year ended December 31, 2014 have been eliminated.

Incremental depreciation and amortization expense: Pro forma net income for the year ended December 31, 2014 includes \$2.5 million of incremental depreciation and amortization expense related to the fair value adjustments to property and equipment and identifiable intangible assets.

A combined effective U.S. federal statutory and state rate of 39.0% was used to determine the after-tax impact on net income of the pro forma adjustments.

#### 3. MERGER, INTEGRATION AND RESTRUCTURING CHARGES

The Company currently expects costs and charges associated with achieving anticipated cost savings and other synergies from the Spin-off and Merger (excluding charges relating to the complete or partial withdrawal from multi-employer pension plans, which are uncertain at this time), to be approximately \$225 million to \$250 million over a five-year period from the Distribution Date, including approximately \$90 million for capital expenditures, primarily consisting of information technology infrastructure, systems integration and planning.

### Merger and Integration Charges

During the year ended December 31, 2014, Veritiv incurred merger and integration expenses related primarily to: advisory, legal and other professional fees directly associated with the Merger, retention compensation, certain termination benefits (including change-in-control bonuses), information technology conversion costs, rebranding and other costs to integrate the combined businesses of xpedx and Unisource. During the years ended December 31, 2016 and 2015, Veritiv incurred costs and charges related primarily to: professional services and project management fees, internally dedicated integration management resources, retention compensation, information technology conversion costs, rebranding costs and

other costs to integrate the combined businesses of xpedx and Unisource. The following table summarizes the components of merger and integration expenses:

	Year Ended					
	December 31,					
(in millions)	2016	2015	2014			
Integration management	\$8.3	\$	\$—			
Retention compensation	2.5	10.8	37.9			
Information technology conversion costs	6.3	7.4	2.9			
Rebranding	2.4	6.1	0.4			
Legal, consulting and other professional fees	2.3	7.8	29.7			
Other	4.1	2.8	4.2			
Total merger and integration expenses	\$25.9	\$34.9	\$75.1			

#### Veritiv Restructuring Plan

As part of the Spin-off and Merger, the Company is executing on a multi-year restructuring program of its North American operations intended to integrate the legacy xpedx and Unisource operations, generate cost savings and capture synergies across the combined company. The restructuring plan includes initiatives to: (i) consolidate warehouse facilities in overlapping markets, (ii) improve efficiency of the delivery network, (iii) consolidate customer service centers, (iv) reorganize the field sales and operations functions and (v) restructure the corporate general and administrative functions.

During the fourth quarter of 2014, the Company initiated the process of consolidating warehouse and customer service locations of the legacy organizations as well as realigning its field and sales management function. As part of its restructuring efforts, the Company continues to evaluate its operations outside of North America to identify additional cost saving opportunities. The Company may elect to restructure its operations in specific countries, which may include staff reductions, lease terminations, and facility closures, or a complete exit of a market.

The Company recorded estimated restructuring charges of \$12.4 million, \$11.3 million and \$5.1 million during the years ended December 31, 2016, 2015 and 2014, respectively, related to these initiatives. See Note 17, Segment Information, for the impact these charges had on the Company's reportable segments. During the third and fourth quarters of 2016, the Company recorded charges of \$7.3 million and \$2.5 million, respectively, related to the complete or partial withdrawal from various multi-employer pension plans. Of these charges, \$7.5 million was recorded as part of the Company's restructuring efforts and \$2.3 million was recorded as distribution expense as it was unrelated to restructuring efforts. Final charges for these withdrawals will not be known until the plans issue their respective determinations. As a result, these estimates may increase or decrease depending upon the final determinations. Currently, the Company expects payments will occur over approximately a 20 year period. The Company expects to incur similar types of charges in future periods in connection with its ongoing restructuring activities. Other direct costs reported in the table below include facility closing costs, estimated multi-employer pension plan withdrawal charges and other incidental costs associated with the development, communication, administration and implementation of these initiatives. The following is a summary of the Company's restructuring activity for the periods presented:

(in millions)	and Related Costs	Other Direct Costs	
Balance at December 31, 2014	00000	\$ 0.2	\$3.9

**a** 

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Costs incurred	4.3		2.9	7.2
Payments	(6.3	)	(2.7)	(9.0)
Balance at December 31, 2015	1.7		0.4	2.1
Costs incurred	3.5		11.0	14.5
Payments	(3.4	)	(3.4)	(6.8)
Balance at December 31 2016	\$ 18		\$80	\$98

In addition, for the years ended December 31, 2016 and 2015, the Company recognized a \$2.1 million net non-cash gain from property sales and a \$4.1 million net non-cash loss from asset impairments, respectively.

### xpedx Restructuring Plan

During 2010, xpedx completed a strategic assessment of its operating model, resulting in the decision to begin a multi-year restructuring plan. The restructuring plan involved the establishment of a lower cost operating model in connection with the repositioning of the Print segment in response to changing market considerations. The restructuring plan included initiatives to: (i) optimize the warehouse network, (ii) improve the efficiency of the sales team and (iii) reorganize the procurement function. The plan was launched in 2011 and was substantially completed by June 30, 2014.

The restructuring plan identified locations to be affected and a time range for specific actions. There were no locations closed in 2014 under this plan. xpedx recorded restructuring income of \$1.1 million for the year ended December 31, 2014 related to these closures. Direct costs reported in the table below primarily include other minor costs related to these initiatives which were offset by the gain on the sale of fixed assets. The income and charges were as follows:

	Year
	Ended
	December
	31,
(in millions)	2014
Facility costs	\$ 0.3
Severance	0.2
Gain on sale of fixed assets	(1.6)
Total	\$ (1.1 )

The corresponding liability and activity during the periods presented are detailed in the table below. In connection with the Spin-off on July 1, 2014, the remaining liability at June 30, 2014 was transferred to International Paper. See Note 9, Related Party Transactions, for more details.

(in millions)	Total
Liability at December 31, 2013	\$7.7
Costs incurred	0.1
Payments	(3.9)
Adjustment of prior year's estimate	(0.3)
Liability transferred to Parent in connection with Spin-off	(3.6)
Liability at December 31, 2014	<b>\$</b> —

#### 4. GOODWILL AND OTHER INTANGIBLE ASSETS

#### Goodwill

At December 31, 2016, the net goodwill balance was \$50.2 million. The following table sets forth the changes in the carrying amount of goodwill during 2015 and 2016:

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(in millions)	Print	Publishir	ng	Packagin	ıg	Facility Solution	ıs	Corporate & Other	e	Total
Balance at December 31, 2014:										
Goodwill	\$265.4	\$ 50.5		\$ 44.3		\$ 59.0		\$ 6.2		\$425.4
Accumulated impairment losses	(265.4)	(50.5	)			(57.1	)			(373.0)
Net goodwill 2014	_	_		44.3		1.9		6.2		52.4
2015 Activity:										
Purchase accounting adjustment	_	_		(0.2	)			(0.1)		(0.3)
Impairment of goodwill	_	_		_		(1.9	)	_		(1.9)
Balance at December 31, 2015:										
Goodwill	265.4	50.5		44.1		59.0		6.1		425.1
Accumulated impairment losses	(265.4)	(50.5	)			(59.0	)	_		(374.9)
Net goodwill 2015	_	_								